EXHIBIT A



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

April 24, 2017

VIA EMAIL AND U.S. MAIL

Kirk J. Goza
Goza & Honnold, LLC
11181 Overbrook Road, Suite 200
Leawood, KS 66211
mlowrey@gohonlaw.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case

Burks v. 3M Company et al Case No.: 0:16-cv-04418-JNE-FLN

Dear Counsel:

We are in receipt of the Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Burks_Marilyn _016-cv-04418_1_Burks_Marilyn _016-cv-04418_1"

Burks_Marilyn _016cv-04418_1_Burks_Marily n _016-cv-04418_1

PLAINTIFFS' LAST NAME - Burks PLAINTIFFS' FIRST NAME - Marilyn CASE NO. - 0:16-cv-04418 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 05, 09, 10 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 03 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) -SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) - Incomplete SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) -(3M/ARIZANT COMMUNICATIONS) -SECTION VI - 7 SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) - Incomplete SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete 1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Goza & Honnold, LLC I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mlowrey@gohonlaw.com



April 17, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

David Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

> In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 - Deficiencies in Amended Plaintiff Fact Sheet Busby v. 3M Company et al Case No.: 0:16-cv-02156-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

Title "Busby_Jeffery_016-cv-02156_01_Busby_Jeffery_016-cv-02156"

Busby_Jeffery_016-cv-02156_01_Busby_Jeffe ry_016-cv-02156

PLAINTIFFS' LAST NAME - Busby PLAINTIFFS' FIRST NAME - Jeffery A. CASE NO. - 016-cv-02156_01 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 03, 06 SECTION III (SURGERY INFORMATION) SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - SECTION IV - 8 (DENTAL PROCEDURES) -SECTION IV - 9 (TOBACCO) -SECTION IX - 1 (CONSORTIUM NAME ETC.) -SECTION IX - 3 (RESIDENCES) -SECTION IX - 4 (MARRIED) -SECTION V - 5 (DISABILITY CLAIMS) -SECTION V - 6 (LAWSUITS) -SECTION V - 7 (BANKRUPTCY) - SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) -SECTION VI - 6 (WARNINGS) -(3M/ARIZANT COMMUNICATIONS) -SECTION VI - 7 SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION - Incomplete X.02,D - DOCUMENTS - SIGNED VERIFICATION - Incomplete 1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges 1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



April 17, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

David Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 - Deficiencies in Amended Plaintiff Fact Sheet Buttacavoli v. 3M Company et al Case No.: 0:16-cv-02626-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Buttacavoli_Joanne_016-cv-02626_01_Buttacavoli_Joanne_016-cv-02626"

Buttacavoli_Joanne_0 16-cv-02626_01_Buttacavoli _Joanne_016-cv-02626

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PLAINTIFFS' LAST NAME - Buttacavoli
PLAINTIFFS' FIRST NAME - Joanne
CASE NO. - 016-cv-02626_01
SECTION I (CASE INFORMATION) -
SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 01, 06
SECTION III (SURGERY INFORMATION) -
SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) -
SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete
SECTION IV - 7 (PHARMACIES/DRUGSTORES) - SECTION IV - 8 (DENTAL PROCEDURES) -
SECTION IV - 9 (TOBACCO) -
SECTION IX - 1
               (CONSORTIUM NAME ETC.) -
SECTION IX - 3 (RESIDENCES) -
SECTION IX - 4 (MARRIED) -
SECTION V - 5 (DISABILITY CLAIMS) -
SECTION V - 6 (LAWSUITS) -
SECTION V - 7 (BANKRUPTCY) -
SECTION VI - 1
               (PHYSICAL INJURY) - Incomplete
SECTION VI - 3
               (EMOTIONAL DISTRESS) -
SECTION VI - 6
               (WARNINGS) -
               (3M/ARIZANŤ COMMUNICATIONS) -
SECTION VI - 7
SECTION VI - 8
               (3M/ARIZANT WARRANTY) -
SECTION VI - 9 (AUGUSTINE) -
SECTION VII - 1 (LOST PAST WAGES) -
SECTION VII - 2 (LOST FUTURE WAGES) -
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -
X.01 - SIGNED AUTHORIZATION - Incomplete
X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete
I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges
I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com
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April 17, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

David Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Davis v. 3M Company et al Case No.: 0:16-cy-02661-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

Title "Davis_Lolethia_16-cv-02661_01_Davis_Lolethia_16-cv-02661"

Davis_Lolethia_16-cv-02661_01_Davis_Lolet hia_16-cv-02661

PLAINTIFFS' LAST NAME - Davis PLAINTIFFS' FIRST NAME - Lolethia CASE NO. - 16-cv-02661 01 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 03, 06, 08, 09, 10, 11, 13 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 04, 05 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) -SECTION IV - 9 (TOBACCO) - Incomplete (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 1 (RESIDENCES) - Incomplete SECTION IX - 3 (MARRIED) - Incomplete (DISABILITY CLAIMS) - Incomplete SECTION IX - 4 SECTION V - 5 (LAWSUITS) - Incomplete (BANKRUPTCY) - Incomplete SECTION V - 6 SECTION V - 7 (PHYSICAL INJURY) - Incomplete SECTION VI - 1 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 3 (WARNINGS) - Incomplete (3M/ARIZANT COMMUNICATIONS) - Incomplete SECTION VI - 6 SECTION VI - 7 (3M/ARIZANT WARRANTY) - Incomplete SECTION VI - 8 SECTION VI - 9 (AUGUSTINE) - Incomplete SECTION VII - 1 (LOST PAST WAGES) - Incomplete
SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete
X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges, L.L.P I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

April 24, 2017

VIA EMAIL AND U.S. MAIL

Kirk J. Goza Goza & Honnold, LLC 11181 Overbrook Road, Suite 200 Leawood, KS 66211 mlowrey@gohonlaw.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case

Gill v. 3M Company et al Case No.: 0:16-cv-04412-JNE-FLN

Dear Counsel:

We are in receipt of the Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A.'" In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

Title "Gill_Larry _016-cv-04412_1_Gill_Larry _016-cv-04412_1"

Gill_Larry _016-cv-04412_1_Gill_Larry _016-cv-04412_1

PLAINTIFFS' LAST NAME - GIII PLAINTIFFS' FIRST NAME - Larry CASE NO. - 0:16-cv-04412 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 02, 03, 09, 10, 11, 12, 13, 14, 15, 16 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 03 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) - Incomplete SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) - Incomplete SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Incomplete SECTION VI - 8 (3M/ARIZANT WARRANTY) - Incomplete SECTION VI - 9 (AUGUSTINE) - Incomplete SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Goza & Honnold, LLC

I.03,E - PLAINTIFFS' COUNSEL'S EMAIL - mlowrey@gohonlaw.com



April 17, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

David Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 — Deficiencies in Amended Plaintiff Fact Sheet Hartzel v. 3M Company Case No.: 0:16-cv-01338-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section II, section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure Title "Hartzei_Rex_16-cv-01338_01_Hartzei_Rex_16-cv-01338"

Hartzel_Rex_16-cv-01338_01_Hartzel_Rex _16-cv-01338

PLAINTIFFS' LAST NAME - Hartzel PLAINTIFFS' FIRST NAME - Rex CASE NO. - 16-cv-01338_01 SECTION I (CASE INFORMATION) -SECTION I (CASE INFORMATION) SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 06, 08, 09, 10, 11
SECTION III - INCOMPLETE QUESTIONS - 04, 05
SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete
SECTION IV - 13 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete (TOBACCO) - Incomplete (CONSORTIUM NAME ETC.) - Incomplete SECTION IV - 9 SECTION IX - 1 SECTION IX - 3 (RESIDENCES) - Incomplete (MARRIED) - Incomplete (DISABILITY CLAIMS) - Incomplete SECTION IX - 4 SECTION V - 5 SECTION V-6 (LAWSUITS) - Incomplete (BANKRUPTCY) - Incomplete (PHYSICAL INJURY) - Incomplete SECTION V - 7 SECTION VI - 1 SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 SECTION VI - 6 (WARNINGS) - Incomplete
SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Incomplete
SECTION VI - 8 (3M/ARIZANT WARRANTY) - Incomplete
SECTION VII - 9 (AUGUSTINE) - Incomplete
SECTION VIII - 1 (LOST PAST WAGES) - Incomplete
SECTION VIII - 2 (LOST FUTURE WAGES) - Incomplete
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete
X.01 - SIGNED AUTHORIZATION - Incomplete
X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete
I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges
I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges co (WARNINGS) - Incomplete I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



May 1, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

Genevieve M. Zimmerman Meshbesher & Spence, Ltd. 1616 Park Avenue Minneapolis, MN 55404 gzimmerman@meshbesher.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Hood et al v. 3M Company et al Case No.: 0:16-cv-02787-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Hood_Terry_16-cv-02787_1_01_Hood_Terry_16-cv-02787_1"

Hood_Terry_16-cv-02787_1_01_Hood_Ter ry_16-cv-02787_1

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PLAINTIFFS' LAST NAME - HOOD
PLAINTIFFS' FIRST NAME - TERRY
CASE NO. - 16-cv-02787_01_01
SECTION I (CASE INFORMATION) -
SECTION II (PERSONAL INFORMATION) -
SECTION III (SURGERY INFORMATION) - SECTION III - INCOMPLETE QUESTIONS -
SECTION IV - 1 (VITAL STATISTICS) -
SECTION IV - 10 (DRUG/ALCOHOL) -
SECTION IV - 3 (HEALTHCARE PROVIDERS) -
SECTION IV - 7 (PHARMACIES/DRUGSTORES) - SECTION IV - 8 (DENTAL PROCEDURES) -
SECTION IV - 9 (TOBACCO) -
SECTION IX - 1 (CONSORTIUM NAME ETC.) -
SECTION IX - 3 (RESIDENCES) -
SECTION IX - 4 (MARRIED) -
SECTION V - 5 (DISABILITY CLAIMS) -
SECTION V - 6 (LAWSUITS) -
SECTION V - 7
                 (BANKRUPTCY) -
SECTION VI - 1 (PHYSICAL INJURY) -
SECTION VI - 3 (EMOTIONAL DISTRESS) -
SECTION VI - 6 (WARNINGS) -
SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) -
SECTION VI - 8 (3M/ARIZANT WARRANTY) -
SECTION VI - 9 (AUGUSTINE) -
SECTION VII - 1 (LOST PAST WAGES) -
SECTION VII - 2 (LOST FUTURE WAGES) -
SECTION VIII - 2 (VERBALWRITTEN STATEMENT) -
X.01 - SIGNED AUTHORIZATION -
X.02,D - DOCUMENTS - SIGNED VERIFICATION - Incomplete (Updated verification required)
1.03.B - PLAINTIFFS' COUNSEL'S FIRM - MESHBESHER & SPÈNCE, LTD
1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - gzimmerman@meshbesher.com
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April 17, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

David Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Magee v. 3M Company et al Case No.: 0:16-cv-02481-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Magee Althea_13-cv-2481_01_Magee_Althea_13-cv-2481"

Magee_Althea_13-cv-2481_01_Magee_Althe a_13-cv-2481

PLAINTIFFS' LAST NAME - Magee PLAINTIFFS' FIRST NAME - Althea CASE NO. - 13-cv-2481_01 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 02, 03, 05, 06, 08 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 03 SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete
SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete SECTION V - 5 (DISABILITY CLAIMS) -SECTION V - 6 (LAWSUITS) SECTION V - 7 (BANKRUPTCY) SECTION VI - 1 (PHYSICAL INJURY) -SECTION VI - 3 (EMOTIONAL DISTRESS) -SECTION VI - 6 (WARNINGS) -SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) -SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete 1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges 1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



April 17, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

David Hodges Kennedy Hodges, L.L.P. 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Rivers v. 3M Company et al Case No.: 0:16-cv-01847-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Rivers_Minnie_16-cv-1847_01_Rivers_Minnie_16-cv-1847"

Rivers_Minnie_16-cv-1847_01_Rivers_Minni e_16-cv-1847

PLAINTIFFS' LAST NAME - Rivers PLAINTIFFS' FIRST NAME - Minnie CASE NO. - 16-cv-1847_01 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 02, 03, 06, 08, 09, 10 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 03 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) -SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) -(CONSORTIUM NAME ETC.) -SECTION IX - 1 SECTION IX - 3 (RESIDENCES) -SECTION IX - 4 (MARRIED) -SECTION V - 5 (DISABILITY CLAIMS) -SECTION V - 6 (LAWSUITS) -SECTION V - 7 (BANKRUPTCY) -SECTION VI - 1 SECTION VI - 3 (PHYSICAL INJURY) -(EMOTIONAL DISTRESS) -SECTION VI - 6 (WARNINGS) -SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) -(3M/ARIZANT WARRANTY) -SECTION VI - 8 SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STÁTEMENT) -X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03,B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodges 1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com



Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

May 8, 2017

VIA EMAIL AND U.S. MAIL

Behram Parekh Kirtland & Packard LLP 2041 Rosecrans Ave., Suite 300 El Segundo, CA 90245 bvp@kirtlandpackard.com

> In re Bair Hugger Forced Air Warming Devices Products Liability Litigation Re:

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Starnes v. 3M Company et al Case No.: 0:16-cv-00826-JNE-FLN

Dear Counsel:

We are in receipt of the amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, verified PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Starnes_Phyllis_016-cv-00826-JNE-FLN_1_01_Starnes_Phyllis_016-cv-00826-JNE-FLN_1"

Starnes_Phyllis_016cv-00826-JNE-FLN_1_01_Starnes_Ph yllis_016-cv-00826-JNE-FLN_1

PLAINTIFFS' LAST NAME - Starnes PLAINTIFFS' FIRST NAME - Phyllis CASE NO. - 016-cv-00826-JNE-FLN 01 01 SECTION I (CASE INFORMATION) -SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 06 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 01, 03 SECTION IV - 1 (VITAL STATISTICS) -SECTION IV - 10 (DRUG/ALCOHOL) -SECTION IV - 3 (HEALTHCARE PROVIDERS) -SECTION IV - 7 (PHARMACIES/DRUGSTORES) -SECTION IV - 8 (DENTAL PROCEDURES) -(TOBACCO) -SECTION IV - 9 SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete (DISABILITY CLAIMS) -SECTION V - 5 SECTION V - 6 (LAWSUITS) -SECTION V - 7 (BANKRUPŤCY) -SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) -SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) -(3M/ARIZANT WARRANTY) -SECTION VI - 8 SECTION VI - 9 (AUGUSTINE) -SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) -X.01 - SIGNED AUTHORIZATION -X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete 1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Kirtland Packard 1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - bvp@kirtlandpackard.com



April 17, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

David Hodges Kennedy Hodges, LLP 4409 Montrose Blvd, Ste 200 Houston, TX, 77006 mtg@kennedyhodges.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet *Upton v. 3M Company et al* Case No.: 0:16-cv-02374-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Upton_Patrick_12-cv-2374_01_Upton_Patrick_12-cv-2374"

Upton_Patrick_12-cv-2374_01_Upton_Patric k 12-cv-2374

PLAINTIFFS' LAST NAME - Upton PLAINTIFFS' FIRST NAME - Patrick CASE NO. - 12-cv-2374_01 SECTION I (CASE INFORMATION) - Incomplete SECTION I - INCOMPLETE QUESTIONS - 04 SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 05, 06, 07, 08, 09, 10 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 03 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) -SECTION IV - 3 (HÈALTHCARE PROVIDERS) - Incomplete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) -SECTION IV - 9 (TOBACCO) -SECTION IX - 1 (CONSORTIUM NAME ETC.) -SECTION IX - 3 (RESIDENCES) -SECTION IX - 4 (MARRIED) -SECTION V - 5 (DISABILITY CLAIMS) -SECTION V - 6 (LAWSUITS) ~ SECTION V - 7 (BANKRUPTCY) -SECTION VI - 1 (PHYSICAL INJURY) -SECTION VI - 3 (EMOTIONAL DISTRESS) -SECTION VI - 6 (WARNINGS) -SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) -SECTION VI - 8 (3M/ARIZANT WARRANTY) -SECTION VI - 9 (AUGUSTINE) - Incomplete SECTION VII - 1 (LOST PAST WAGES) -SECTION VII - 2 (LOST FUTURE WAGES) -SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete I.03,B - PLAINTIFFS' COUNSEL'S FIRM - Kennedy Hodge's I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - mtg@kennedyhodges.com

EXHIBIT B



April 10, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A. 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

> Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet

Brannon v. 3M Company Case No.: 0:16-cv-02750-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Brannon_Edward_16cv-02750_01_PFS_Brann on_Edward

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PLAINTIFFS' LAST NAME - Brannon
PLAINTIFFS' FIRST NAME - Edward
CASE NO. - 16-cv-02750 01
SECTION I (CASE INFORMATION) - Complete
SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 06, 07, 08, 09, 10, 11, 12, 13, 14, 16
SECTION III (SURGERY INFORMATION) - Complete
SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete
SECTION IV - 3 (HEALTHCARE PROVIDERS) - Complete
SECTION IV - 7 (PHARMACIES/DRUGSTORES) - incomplete
SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete
SECTION IV - 9 (TOBACCO) - Incomplete
SECTION IX - 1 (CONSORTIUM NAME ETC.) - Complete
SECTION IX - 3 (RESIDENCES) - Complete
SECTION IX - 4 (MARRIED) - Complete
SECTION V - 5 (DISABILITY CLAIMS) - Incomplete
SECTION V - 6 (LAWSUITS) - Incomplete
SECTION V - 7 (BANKRUPTCY) - Incomplete
SECTION VI - 1 (PHYSICAL INJURY) - Incomplete
SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete
SECTION VI - 6 (WARNINGS) - Complete
SECTION VI - 7
                (3M/ARIZANT COMMUNICATIONS) - Complete
SECTION VI - 8
                (3M/ARIZANT WARRANTY) - Complete
SECTION VI - 9 (AUGUSTINE) - Complete
SECTION VII - 1 (LOST PAST WAGES) - Incomplete
SECTION VIII - 2 (LOST FUTURE WAGES) - Incomplete
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Complete
X.01 - SIGNED AUTHORIZATION - Incomplete
X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete
X.02.D.1 - DOCUMENTS - SIGNED VERIFICATION (NON-PFS RESPONSE) - NA
```



April 3, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A. 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

> Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet

Miller v. 3M Company Case No.: 0:16-cv-02711-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

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Title "Miller_Thomas_016-cv-02711_1_Miller_Thomas_016-cv-02711_1"
                                                                    Miller_Thomas_016-
                                                                 02711_1_Miller_Thoma
                                                                      s 016-cv-02711 1
PLAINTIFFS' LAST NAME - Miller
PLAINTIFFS' FIRST NAME - Thomas
CASE NO. - 0:16-cv-02711
I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Levin, Papantonio
1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - dnigh@levinlaw.com
SECTION I (CASE INFORMATION) - Complete
SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 06, 08, 09, 10, 11, 12, 13, 14, 15, 16
SECTION III (SURGERY INFORMATION) - Incomplete
SECTION III - INCOMPLETE QUESTIONS - 03, 04, 05
SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete
SECTION IV - 3 (HEALTHCARE PROVIDERS) - Complete
SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete
SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete
SECTION IV - 9 (TOBACCO) - Incomplete
SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete
SECTION IX - 3 (RESIDENCES) - Incomplete
SECTION IX - 4 (MARRIED) - Incomplete
SECTION V - 5 (DISABILITY CLAIMS) - Incomplete
SECTION V - 6 (LAWSUITS) - Incomplete
SECTION V - 7 (BANKRUPTCY) - Incomplete
SECTION VI - 1 (PHYSICAL INJURY) - Incomplete
               (EMOTIONAL DISTRESS) - Incomplete
SECTION VI - 3
SECTION VI - 6 (WARNINGS) - Incomplete
SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Incomplete-
SECTION VI - 8 (3M/ARIZANT WARRANTY) - Incomplete
SECTION VI - 9 (AUGUSTINE) - Incomplete
SECTION VII - 1 (LOST PAST WAGES) - Incomplete
SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete
X.01 - SIGNED AUTHORIZATION - Incomplete
```

X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete (Updated Verification Required)



April 3, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: <u>bhulse@blackwellburke.com</u>

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A. 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation
MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet

Nadeau v. 3M Company et al Case No.: 0:16-cv-02395-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

Title "Nadeau Lise 016-cv-2395_1 Nadeau Lise 016-cv-2395_1"

X.01 - SIGNED AUTHORIZATION - Incomplete

X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete

Nadeau_Lise_016-cv-2395_1_Nadeau_Lise_ 016-cv-2395_1

PLAINTIFFS' LAST NAME - Nadeau PLAINTIFFS' FIRST NAME - Lise CASE NO. - 0:16-cv-2395 1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Levin, Papantonio I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - dnigh@levinlaw.com SECTION I (CASE INFORMATION) - Complete SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 05, 06, 08, 09, 10, 11, 12, 13, 14, 15, 16 SECTION III (SURGERY INFORMATION) - Incomplete SECTION III - INCOMPLETE QUESTIONS - 03, 04, 05 SECTION IV - 1 (VITAL STATISTICS) - Incomplete SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) - Complete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete SECTION IX - 3 (RESIDENCES) - Incomplete SECTION IX - 4 (MARRIED) - Incomplete SECTION V - 5 (DISABILITY CLAIMS) - Incomplete SECTION V - 6 (LAWSUITS) - Incomplete SECTION V - 7 (BANKRUPTCY) - Incomplete SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) - Incomplete SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Incomplete SECTION VI - 8 (3M/ARIZANT WARRANTY) - Incomplete SECTION VI - 9 (AUGUSTINE) - Incomplete SECTION VII - 1 (LOST PAST WAGES) - Incomplete SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete



April 3, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A. 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

> In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 - Deficiencies in Amended Plaintiff Fact Sheet Newcomb v. 3M Company Case No.: 0:16-cv-01834-JNE-FLN

Dear Counsel:

Re:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

Title "Newcomb_Jerline_016-cv-01834_1_Newcomb_Jerline_016-cv-01834_1" Newcomb_Jerline_016

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01834 1 Newcomb Je
                                                                   rline 016-cv-01834 1
PLAINTIFFS' LAST NAME - Newcomb
PLAINTIFFS' FIRST NAME - Jerline
CASE NO. - 0:16-cv-01834
I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Levin, Papantonio
I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - dnigh@levinlaw.com
SECTION I (CASE INFORMATION) - Complete
SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 05, 06, 08, 09, 10, 11, 12, 13, 14, 15, 16
SECTION III (SURGERY INFORMATION) - Incomplete
SECTION III - INCOMPLETE QUESTIONS - 03, 04, 05
SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete
SECTION IV - 3 (HEALTHCARE PROVIDERS) - Complete
SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete
SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete
SECTION IV - 9 (TOBACCO) - Incomplete
SECTION IX - 1 (CONSORTIUM NAME ETC.) - Incomplete
SECTION IX - 3 (RESIDENCES) - Incomplete
SECTION IX - 4 (MARRIED) - Incomplete
SECTION V - 5 (DISABILITY CLAIMS) - Incomplete
SECTION V - 6 (LAWSUITS) - Incomplete
SECTION V - 7 (BANKRUPTCY) - Incomplete
SECTION VI - 1 (PHYSICAL INJURY) - Incomplete
SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete
SECTION VI - 6 (WARNINGS) - Incomplete
SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Incomplete
SECTION VI - 8 (3M/ARIZANT WARRANTY) - Incomplete .
SECTION VI - 9 (AUGUSTINE) - Incomplete
SECTION VII - 1 (LOST PAST WAGES) - Incomplete
SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Incomplete
```

X,01 - SIGNED AUTHORIZATION - Incomplete

X.02,D - DOCUMENTS - SIGNED VERIFICATION - Incomplete



April 3, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A. 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

> Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 – Deficiencies in Amended Plaintiff Fact Sheet Novak v. 3M Company Case No.: 0:16-cv-02959-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/ Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel Enclosure

Title "Novak_Daniel_16-cv-02959_01_Novak_Daniel_PFS_Final_Draft"

Novak_Daniel_16-cv-02959_01_Novak_Dani el_PFS_Final_Draft

PLAINTIFFS' LAST NAME - Novak PLAINTIFFS' FIRST NAME - Daniel CASE NO. - 16-cv-02959 01 I.03.B - PLAINTIFFS' COUNSEL'S FIRM - Levin, Papantonio 1.03.E - PLAINTIFFS' COUNSEL'S EMAIL - dnigh@levinlaw.com SECTION I (CASE INFORMATION) - Complete SECTION II (PERSONAL INFORMATION) - Incomplete SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 06, 08, 09, 10, 11, 12, 13 SECTION III (SURGERY INFORMATION) - Complete SECTION IV - 1 (VITAL STATISTICS) - Complete SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete SECTION IV - 3 (HEALTHCARE PROVIDERS) - Complete SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Complete SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete SECTION IV - 9 (TOBACCO) - Incomplete SECTION IX - 1 (CONSORTIUM NAME ETC.) - Complete SECTION IX - 3 (RESIDENCES) - Complete SECTION IX - 4 (MARRIED) - Complete SECTION V - 5 (DISABILITY CLAIMS) - Complete SECTION V - 6 (LAWSUITS) - Complete SECTION V - 7 (BANKRUPTCY) - Complete SECTION VI - 1 (PHYSICAL INJURY) - Incomplete SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete SECTION VI - 6 (WARNINGS) - Complete SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Complete SECTION VI - 8 (3M/ARIZANT WARRANTY) - Complete SECTION VI - 9 (AUGUSTINE) - Complete SECTION VII - 1 (LOST PAST WAGES) - Incomplete SECTION VII - 2 (LOST FUTURE WAGES) - Incomplete SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Complete X.01 - SIGNED AUTHORIZATION - Incomplete X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete X.02.D.1 - DOCUMENTS - SIGNED VERIFICATION (NON-PFS RESPONSE) - Incomplete



April 3, 2017

Benjamin W. Hulse Direct Dial: 612-343-3256 E-Mail: bhulse@blackwellburke.com

VIA EMAIL AND U.S. MAIL

Daniel A. Nigh Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A. 316 South Baylen St. Suite 400 Pensacola, Florida 32502 dnigh@levinlaw.com

> Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation

MDL No. 2666 - Deficiencies in Amended Plaintiff Fact Sheet Pettersen v. 3M Company Case No.: 0:16-cv-02212-JNE-FLN

Dear Counsel:

We are in receipt of the second amended Plaintiff Fact Sheet (PFS) for the above-captioned matter. The second amended PFS still has core deficiencies, as set forth in the enclosed report.

Paragraph 4 of Pretrial Order No. 14 defines core deficiencies as "a lack of response to all questions in Section I, Section II, and Section III; Section IV, questions 1, 3, 7, 8, 9, 10; Section V, questions 5, 6, and 7; Section VI, questions 1, 3, 6, 7, 8, and 9; Section VII, questions 1 and 2; Section 8, question 2; Section IX, questions 1, 3, and 4, or lack of signed medical authorizations." Paragraph 3 further requires a signed verification.

In addition, the instructions on the PFS form prohibit leaving spaces blank and provide as follows: "If a question is not applicable to you, please state 'Not Applicable' or 'N/A." In our review, many deficiencies resulted from a plaintiff leaving one or more spaces blank.

Pursuant to paragraph 6 of PTO 14, within 3 weeks of the date of this letter, you must respond in writing by either (1) curing the deficiencies (by serving a further revised, verified PFS through Plaintiffs' portal); (2) disputing the deficiencies and setting forth the reasons the PFS is not deficient; or (3) explaining why the deficiencies cannot be timely cured. When serving a revised, PFS through Plaintiff's portal, you do not need to resubmit documents that were previously served with the original and/or any amended PFS. An updated verification is required, however, to be served along with the amended PFS.

Sincerely,

s/Benjamin W. Hulse

Benjamin W. Hulse

cc: Plaintiffs' Co-Lead Counsel

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Title "Pettersen_Raymond_16-cv-02212_01_Petterson_Raymond-Final_Draft_PFS" Pettersen_Raymond_1
```

6-cv-02212_01_Petterson_R aymond-Final Draft PFS

```
PLAINTIFFS' LAST NAME - Pettersen
PLAINTIFFS' FIRST NAME - Raymond
CASE NO. - 16-cv-02212 01
1.03.B - PLAINTIFFS' COUNSEL'S FIRM - Levin, Papantonio, Thomas, Mitchell
I.03.E - PLAINTIFFS' COUNSEL'S EMAIL - dnigh@levinlaw.com
SECTION I (CASE INFORMATION) - Complete
SECTION II (PERSONAL INFORMATION) - Incomplete
SECTION II - INCOMPLETE QUESTIONS - 01, 02, 03, 06, 08, 09, 10, 11, 12, 13, 14, 15, 16
SECTION III (SURGERY INFORMATION) - Complete
SECTION IV - 1 (VITAL STATISTICS) - Incomplete
SECTION IV - 10 (DRUG/ALCOHOL) - Incomplete
SECTION IV - 3 (HEALTHCARE PROVIDERS) - Incomplete
SECTION IV - 7 (PHARMACIES/DRUGSTORES) - Incomplete
SECTION IV - 8 (DENTAL PROCEDURES) - Incomplete
SECTION IV - 9 (TOBACCO) - Incomplete
SECTION IX - 1 (CONSORTIUM NAME ETC.) - Complete
SECTION IX - 3 (RESIDENCES) - Complete
SECTION IX - 4 (MARRIED) - Complete
SECTION V - 5 (DISABILITY CLAIMS) - Incomplete
SECTION V - 6 (LAWSUITS) - Incomplete
SECTION V - 7 (BANKRUPTCY) - Incomplete
SECTION VI - 1 (PHYSICAL INJURY) - Incomplete
SECTION VI - 3 (EMOTIONAL DISTRESS) - Incomplete
SECTION VI - 6 (WARNINGS) - Complete
SECTION VI - 7 (3M/ARIZANT COMMUNICATIONS) - Complete
SECTION VI - 8 (3M/ARIZANT WARRANTY) - Complete
SECTION VI - 9 (AUGUSTINE) - Complete
SECTION VII - 1 (LOST PAST WAGES) - Complete
SECTION VII - 2 (LOST FUTURE WAGES) - Complete
SECTION VIII - 2 (VERBAL/WRITTEN STATEMENT) - Complete
X.01 - SIGNED AUTHORIZATION - Incomplete
X.02.D - DOCUMENTS - SIGNED VERIFICATION - Incomplete
X.02.D.1 - DOCUMENTS - SIGNED VERIFICATION (NON-PFS RESPONSE) - Incomplete
```

EXHIBIT C

From: Ben Hulse

Sent: Friday, June 09, 2017 4:55 PM

To: JoanEricksen Chambers@mnd.uscourts.gov; 'Noel_Chambers@mnd.uscourts.gov'

< Noel Chambers@mnd.uscourts.gov>; 'Leary, William (Judge)' < William.Leary@courts.state.mn.us>

Cc: Jerry Blackwell < blackwell@blackwellburke.com >; Ahmann, Bridget M.

<<u>Bridget.Ahmann@FaegreBD.com</u>>; <u>gzimmerman@meshbesher.com</u>; <u>bgordon@levinlaw.com</u>;

MVC@ciresiconlin.com; JMC@CiresiConlin.com

Subject: Joint Agenda and Status Report (MDL No. 15-2666 (JNE/FLN))

Dear Judge Ericksen and Magistrate Judge Noel,

In accordance with Pretrial Order No. 3, the parties submit this Joint Agenda and Status Conference Report in preparation for the status conference scheduled for Thursday, June 15, at 9:30 a.m. Also attached are Defendants' three lists related to the PFSs, as discussed in Section 2 of the Joint Agenda.

We have copied Judge Leary here as well.

Sincerely, Ben Hulse

Benjamin W. Hulse Blackwell Burke P.A. 431 South Seventh Street, Suite 2500 Minneapolis, MN 55415 Direct (612) 343-3256 Fax (612) 343-3205

This message and any attachments may contain information that is privileged, confidential, and exempt from disclosure under applicable law. If you are not the intended recipient or are not authorized to receive for the recipient, you are hereby notified that dissemination, distribution or copying of this message and any attachments is strictly prohibited. If you have received this message in error, please immediately advise the sender by reply e-mail and delete the message and any attachments. Thank you.

CASE 0:15-md-02666-JNE-DTS Doc. 640-1 Filed 08/03/17 Page 39 of 90

Defendants' PFS List 1: Overdue Plaintiff Fact Sheets (As of June 8, 2017)

Case Number	Title	Date Filed	PFS Due Date	Comments	Prior Listing	Firm Name
0:16-cv-02803-JNE-FLN	Johnson v. 3M Company et al	8/19/2016	12/26/2016	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)	3/13/17;	Bachus & Schanker, LLC
0:16-cv-02896-JNE-FLN	3M Company et al	8/26/2016	12/26/2016	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)		Bachus & Schanker, LLC
0:16-cv-02755-JNE-FLN	Company et al		12/26/2016	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)	3/13/17; 4/14/17	Bernstein Liebhard LLP
0:16-cv-02772-JNE-FLN	Wilburn v. 3M Company et al		12/26/2016	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)	3/13/17; 4/14/17	Bernstein Liebhard LLP
0:16-cv-00136-JNE-FLN	Hager v. 3M Company	1/21/2016	12/26/2016	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)	4/14/17	Meshbesher & Spence, Ltd.
0:16-cv-03383-JNE-FLN	3M Company et al	10/6/2016	1/4/2017	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)	3/13/17; 4/14/17	Bernstein Liebhard LLP
0:16-cv-03553-JNE-FLN	Company et al		1/16/2017	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)		Gustafson Gluek PLLC
0:16-cv-00621-JNE-FLN	Weimer v. 3M Company	3/10/2016	1/27/2017	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)		Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-03781-JNE-FLN	Fling et al v. 3M Company et al	10/31/2016	1/29/2017	Subject to Defendants' Motion to Dismiss filed on 5.10.17 (D.E. 424)	3/13/17; 4/14/17	Bachus & Schanker, LLC
0:16-cv-04360-JNE-FLN	Spaich et al v. 3M Company et al	12/27/2016	3/27/2017		4/14/2017	McGlynn, Glissoin & Mouton
0:16-cv-04381-JNE-FLN	Manzanares v. 3M Company et al	12/28/2016	3/28/2017		4/14/2017	Bernstein Liebhard LLP
0:17-cv-00188-JNE-FLN	Stouffer v. 3M Company et al		4/20/2017		,	Bernstein Liebhard LLP
0:16-cv-04353-JNE-FLN	Butkus v. 3M Company et al		4/21/2017	Extension granted to 4/21/17 but no PFS received		McGlynn, Glisson and Mouton
0:17-cv-00299-JNE-FLN	Raymond v. 3M Company Inc et al	1/30/2017	4/30/2017			Bernstein Liebhard LLP
0:17-cv-00305-JNE-FLN		1/31/2017	5/1/2017			Piscitelli Law Firm
0:17-cv-00331-JNE-FLN	Terrell, Sr. et al v. 3M Company et al	2/1/2017	5/2/2017			Pendley, Baudin & Coffin, L.L.P.

CASE 0:15-md-02666-JNE-DTS Doc. 640-1 Filed 08/03/17 Page 40 of 90

Defendants' PFS List 1: Overdue Plaintiff Fact Sheets (As of June 8, 2017)

0:17-cv-00350-JNE-FLN	Sanders v. 3M Company et al		5/3/2017		The Miller Firm, LLC
0:17-cv-00386-JNE-FLN		2/3/2017	5/4/2017		Bachus & Schanker, LLC
0:17-cv-00413-JNE-FLN	Swank et al v. 3M Company et al	2/7/2017	5/8/2017		Pendley, Baudin & Coffin, L.L.P.
0:17-cv-00434-JNE-FLN	Reid v. 3M Company et al	2/9/2017	5/10/2017		Goza & Honnold, LLC
0:16-cv-04369-JNE-FLN	Daniels Jr. v. 3M Company et al	12/28/2016	5/13/2017	Extension granted to 5/13/17 but no PFS received	Pendley, Baudin & Coffin L.L.P.
0:17-cv-00408-JNE-FLN	Rudolph v. 3M Company et al		5/15/2017		Brous Law LLC
0:17-cv-00553-JNE-FLN	Mixon et al v. 3M Company et al	2/22/2017	5/23/2017		Houssiere Durant Houssiere, LLP
0:17-cv-00554-JNE-FLN	Bernardino et al v. 3M Company et al		5/24/2017		Skikos Crawford Skikos & Joseph
0:17-cv-00597-JNE-FLN	Perez v. 3M Company et al	2/27/2017	5/28/2017		Bernstein Liebhard LLP
0:17-cv-00598-JNE-FLN	Zeabart v. 3M Company et al	2/27/2017	5/28/2017		Bernstein Liebhard LLP
0:17-cv-00609-JNE-FLN	Reece et al v. 3M Company et al	2/27/2017	5/28/2017		Hare, Wynn, Newell & Newton

Yellow highlighting indicates that the case was previously listed per PTO 14 (D.E. 270)
Pink highlighting indicates that the case was previously listed on the Court's agenda twice and a Defense Motion to Dismiss filed on 5.10.17 (D.E. 424) is pending

CASE 0:15-md-02666-JNE-DTS Doc. 640-1 Filed 08/03/17 Page 41 of 90

Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated June 8, 2017)

Case Number	Title	1st Deficiency Notice Sent	Response Due Date	Prior Listing	Firm Name
0:16-cv-02936-JNE-FLN	Bryson v. 3M Company	1/19/2017	2/9/2017	3/13/17; 4/14/17	Pendley, Baudin & Coffin L.L.P.
0:16-cv-01986-JNE-FLN	Harkleroad v. 3M Company et al	1/19/2017	2/9/2017	3/13/17; 4/14/17	Kennedy Hodges, L.L.P.
0:16-cv-02083-JNE-FLN	Hurst et al v. 3M Company et al	1/19/2017	2/9/2017	3/13/17; 4/14/17	Kennedy Hodges, L.L.P.
0:16-cv-03058-JNE-FLN	Kaelin v. 3M Company et al	1/19/2017	2/9/2017	3/13/17; 4/14/17	Kennedy Hodges, L.L.P.
0:16-cv-02888-JNE-FLN	Taylor et al v. 3M Company et al	1/20/2017	2/10/2017	3/13/17; 4/14/17	Meshbesher & Spence, Ltd
0:16-cv-00784-JNE-FLN	Young v. 3M Company et al	1/20/2017	2/10/2017	3/13/17; 4/14/17	Kanuru Law Group
0:16-cv-04153-JNE-FLN	Janowicz v. 3M Company et al	4/10/2017	5/1/2017		Houssiere Durant Houssiere, LLP
0:16-cv-04289-JNE-FLN	Allen v. 3M Company et al	4/18/2017	5/9/2017		Kirtland & Packard LLP
0:16-cv-04288-JNE-FLN	Johnson v. 3M Company et al	4/18/2017	5/9/2017		Kirtland & Packard LLP
0:16-cv-04290-JNE-FLN	Kauanui v. 3M Company et al	4/18/2017	5/9/2017		Kirtland & Packard LLP
0:16-cv-04287-JNE-FLN	Grabbatin v. 3M Company et al	4/20/2017	5/11/2017		Kirtland & Packard LLP
0:16-cv-02299-JNE-FLN	Redman et al v. 3M Company et al	4/24/2017	5/15/2017		Goza & Honnold, LLC
0:16-cv-04418-JNE-FLN	Burks v. 3M Company et al	4/24/2017	5/15/2017		Goza & Honnold, LLC
0:16-cv-04412-JNE-FLN	Gill v. 3M Company et al	4/24/2017	5/15/2017		Goza & Honnold, LLC
0:16-cv-04359-JNE-FLN	Dipietro et al v. 3M Company et al	5/3/2017	5/24/2017		McGlynn, Glisson and Mouton

Case Number	Title		Response Due Date	Prior Listing	Firm Name
0:15-cv-03329-JNE-FLN	Libby v. 3M Company et al	3/8/2017	3/29/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02723-JNE-FLN	Tucker v. 3M Company	3/23/2017	4/13/2017		Goza & Honnold, LLC
0:16-cv-00826-JNE-FLN	Starnes v. 3M Company et al	5/8/2017	5/29/2017		Kirtland & Packard LLP

CASE 0:15-md-02666-JNE-DTS Doc. 640-1 Filed 08/03/17 Page 42 of 90

Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated June 8, 2017)

Case Number	Title	3d Deficiency Notice Sent	Response Due Date	Prior Listing	Firm Name
0:16-cv-02284-JNE-FLN	Brumback v. 3M Company et al	3/28/2017	4/18/2017		Kirtland & Packard LLP
0:16-cv-00250-JNE-FLN	Critari v. 3M Company	4/4/2017	4/25/2017		Meshbesher & Spence, Ltd.
0:15-cv-03951-JNE-FLN	Hernandez v. 3M Company et al	4/12/2017	5/3/2017		The Law offices of Travis R. Walker, P.A.
0:16-cv-01970-JNE-FLN	Harding v. 3M Company et al	4/12/2017	5/3/2017		Kennedy Hodges, L.L.P.
0:16-cv-02394-JNE-FLN	Murphy et al v. 3M Company et al	4/17/2017	5/8/2017		Meshbesher & Spence, Ltd.
0:16-cv-00846-JNE-FLN	Scott v. 3M Company	4/18/2017	5/9/2017		The Law Offices of Travis R Walker
0:16-cv-01829-JNE-FLN	Blowe v. 3M Company, et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-03037-JNE-FLN	Lupo v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-02481-JNE-FLN	Magee v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-02156-JNE-FLN	Busby v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-02626-JNE-FLN	Buttacavoli v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-02661-JNE-FLN	Davis v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-01906-JNE-FLN	Gunn et al v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-01338-JNE-FLN	Hartzel v. 3M Company	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-02428-JNE-FLN	King v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-01847-JNE-FLN	Rivers v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-02374-JNE-FLN	Upton v. 3M Company et al	4/19/2017	5/10/2017		Kennedy Hodges, LLP
0:16-cv-01774-JNE-FLN	Zenner v. 3M Company	4/19/2017	5/10/2017		Kennedy Hodges, L.L.P.
0:16-cv-01886-JNE-FLN	Schlueter v 3M Company et al	4/24/2017	5/15/2017		Goldenberg Heller & Antognoli, P.C.
0:16-cv-00990-JNE-FLN	Stinson v. 3M Company	5/1/2017	5/22/2017		Meshbesher & Spence, Ltd.
0:16-cv-02605-JNE-FLN	Forney v. 3M Company et al	5/1/2017	5/22/2017		Meshbesher & Spence, Ltd.

CASE 0:15-md-02666-JNE-DTS Doc. 640-1 Filed 08/03/17 Page 43 of 90

Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated June 8, 2017)

0:16-cv-02787-JNE-FLN		5/3/2017	5/24/2017	Meshbesher & Spence,
	Company et al			Ltd.

Yellow highlighting indicates that the case was previously listed on one or two status conference agendas per PTO 14

Case Number	Title	3rd Deficiency Sent	Prior Listing	Firm Name
0:16-cv-02684-JNE-FLN	Thornburg v 3M	3/28/2017		Holton Law Firm
<u>0.10 07 0200 1 0112 1 211</u>	Company et al	0.20.20.1		
0:16-cv-00544-JNE-FLN	Chaix v. 3M	3/28/2017		Michael Hingle &
	Company et al			Associates, LLC
0:16-cv-01963-JNE-FLN	Heath v. 3M	3/28/2017		The Ruth Law Team
	Company			
0:16-cv-00625-JNE-FLN	Van Wart et al v. 3M	3/28/2017		Grynkewich Law Offices
	Company			
0:15-cv-04601-JNE-FLN	Mann v. 3M	3/28/2017	4/14/2017	Childers, Schlueter &
	Company			Smith
0:16-cv-00505-JNE-FLN	Jenkins v. 3M	3/28/2017	4/14/2017	The Law offices of Travis
	Company			R. Walker, P.A.
0:16-cv-02284-JNE-FLN	Brumback v. 3M	3/28/2017	4/14/2017	Kirtland & Packard LLP
	Company et al			
0:16-cv-02285-JNE-FLN	Cash v. 3M	3/28/2017	4/14/2017	Kirtland & Packard LLP
	Company et al			
0:16-cv-02600-JNE-FLN	Raines v. 3M	3/28/2017	4/14/2017	Kirtland & Packard LLP
	Company et al.			
0:16-cv-00827-JNE-FLN	Stephan v. 3M	3/28/2017	4/14/2017	Kirtland & Packard LLP
	Company et al			
0:16-cv-01929-JNE-FLN	Davis v. 3M	3/28/2017	4/14/2017	Kirtland & Packard LLP
	Company et al			
0:16-cv-02663-JNE-FLN	McKevitt et al v. 3M	4/4/2017		Brown & Crouppen, PC
	Company Inc et al			
0:15-cv-04360-JNE-FLN	Rhoton et al v. 3M	4/4/2017		Pittman, Dutton &
	Company et al			Hellums, PC
0:16-cv-00246-JNE-FLN	Barfield v. 3M	4/4/2017		Kirtland & Packard LLP
	Company			16.11
0:16-cv-01238-JNE-FLN	Zambriski v. 3M	4/4/2017		Kirtland & Packard LLP
	Company et al	4440047		IC than 1 0 Day land 1 1 D
0:16-cv-02973-JNE-FLN	Barnes v. 3M	4/4/2017		Kirtland & Packard LLP
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0:16-cv-01239-JNE-FLN		4/4/2017		Kirtland & Packard LLP
0.40 00070 INF FLN	et al	4/4/0047		Kirtland 9 Deakard I I D
0:16-cv-02972-JNE-FLN	Leech v. 3M	4/4/2017		Kirtland & Packard LLP
0.40 00007 INE ELN	Company et al	4/4/0047		Kirtland & Packard LLP
0:16-cv-03327-JNE-FLN	Garofolo v. 3M	4/4/2017		Nii lianu & Fackaru LLP
0.46 av 02002 INF FLNI	Company et al Gorham v. 3M	4/4/2017		Kirtland & Packard LLP
0:16-cv-03802-JNE-FLN		4/4/2017		Talliana & Fackara LLP
0:16-cv-04040-JNE-FLN	Company et al Lukenbach v. 3M	4/4/2017		Kirtland & Packard LLP
U. 10-CV-U4U4U-JINE-FLIN	Company et al	7/4/2017		Tandana a Faciliara ELF
0:16-cv-03502-JNE-FLN	Mattson v. 3M	4/4/2017		Parker Waichman
0.10-04-0000Z-0INE-FEIN	Company et al	7/7/2011		and valorinar
0:16-cv-02503-JNE-FLN	West v. 3M	4/4/2017	4/14/2017	Richardson, Patrick,
0.10-0V-0Z000-014E-7 EIV	Company et al.	1, 1/2017		Westbrook & Brickman,
	Company of al.			LLC
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0:15-cv-04004-JNE-FLN	Peterson v. 3M	4/4/2017	4/14/2017	Levin, Papantonio,
0.13-CV-04004-31NE-1 EIN		4/4/2017	4/14/2011	Thomas, Mitchell,
	Company			
				Rafferty & Proctor, P.A
0:16-cv-01832-JNE-FLN	Maccarrone v. 3M	4/4/2017	4/14/2017	Levin, Papantonio,
0.10-CV-01032-3NL-1 LIN	Company	4/4/2017	4/14/2017	Thomas, Mitchell, Rafferty,
	Company			Proctor P.A.
0.40 00744 INF FLN	NA:Hamara ONA	4/4/2017	4/14/2017	
0:16-cv-02711-JNE-FLN		4/4/2017	4/14/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty,
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0:16-cv-02395-JNE-FLN		4/4/2017	4/14/2017	Levin, Papantonio,
	Company et al			Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:16-cv-01834-JNE-FLN		4/4/2017	4/14/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:16-cv-02959-JNE-FLN		4/4/2017	4/14/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:16-cv-02212-JNE-FLN	Pettersen v. 3M	4/4/2017	4/14/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:16-cv-03166	Schwartz, Bruce and	4/4/2017	4/14/2017	Houssiere Durant
	llene			Houssiere, LLP
0:16-cv-03292-JNE-FLN	DeLeon et al v. 3M	4/14/2017	4/14/2017	Houssiere Durant
	Company et al			Houssiere, LLP
0:16-cv-02322-JNE-FLN	Davis et al v. 3M	4/4/2017	3/13/2017;	Gary S. Logsdon &
	Company et al		4/14/2017	Associates
0:16-cv-02196-JNE-FLN	Waddell v. 3M	4/4/2017	3/13/2017;	Gary S. Logsdon &
	Company et al		4/14/2017	Associates
0:16-cv-00250-JNE-FLN	Critari v. 3M	4/4/2017	4/14/2017	Meshbesher & Spence,
	Company			Ltd.
0:16-cv-03803-JNE-FLN	Mitchell v. 3M	4/4/2017		Kirtland & Packard LLP
<u> </u>	Company et al			
0:16-cv-01778-JNE-FLN	Dinkins v. 3M	4/4/2017	4/14/2017	Kirtland & Packard LLP
0.10 0V 01770 0IVE 1 EIV	Company et al	17 1720 17		Third and a second a second
0:16-cv-02054-JNE-FLN	Trainer v. 3M	4/10/2017		Pendley, Baudin & Coffin
0.10 0V 0200+ 01VE 1 EIV	Company et al	1710/2017		L.L.P.
0:16-cv-03272-JNE-FLN	Sparrow et al v. 3M	4/10/2017	3/13/2017;	Parker Waichman
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0:16-cv-02750-JNE-FLN	Brannon v. 3M	4/10/2017	4/14/2017	Levin, Papantonio,
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	Company			Proctor P.A.
0:16-cv-02752-JNE-FLN	Clark v. 3M	4/10/2017	4/14/2017	Levin, Papantonio,
0.10-04-02102-314L-1-LIV	Company	7/10/2017	1717/2011	Thomas, Mitchell, Rafferty,
	Company			Proctor P.A.
0:16-cv-02687-JNE-FLN	Davis v. 3M	4/10/2017	4/14/2017	Levin, Papantonio,
0.10-CV-02007-JINE-FLIN		7/10/2017	7/14/2017	Thomas, Mitchell, Rafferty,
	Company			Proctor P.A.
0:16 av 02501 INC CLN	Whatman et al v. 3M	4/10/2017		Law Offices of Peter G.
0:16-cv-03501-JNE-FLN		4 / 0/20 / 		
	Company et al			Angelos, P.C.

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0:16-cv-02033-JNE-FLN		4/11/2017	Brent Coon & Associates
	Company, a		
	Delaware		
	Corporation		
0:16-cv-02042-JNE-FLN	,	4/11/2017	Brent Coon & Associates
	Company et al		
0:16-cv-02953-JNE-FLN		4/11/2017	Brent Coon & Associates
	Company et al		
0:16-cv-02951-JNE-FLN	O'Grady v. 3M	4/11/2017	Brent Coon & Associates
	Company et al		
0:15-cv-04493-JNE-FLN	Ciappa et al v. 3M	4/11/2017	Parker Waichman
	Company et al		
0:16-cv-01587-JNE-FLN	Castro v. 3M	4/11/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:15-cv-03950-JNE-FLN	LeBlanc v 3M	4/11/2017	The Law offices of Travis
0.10 0V 00000 011E 1 EN	Company et al	17172017	R. Walker, P.A.
0:16-cv-00607-JNE-FLN	Boyd v. 3M	4/11/2017	The Law offices of Travis
0.10-CV-00007-31VE-1 EIV	Company	4/11/2017	R. Walker, P.A.
0:16-cv-03354-JNE-FLN		4/11/2017	The Law Offices of Travis
0.10-CV-03334-3NE-FLN		4/11/2017	R Walker
0.45 av 02052 INC CLN	Company, et al	4/11/2017	The Law Office of Travis R
0:15-cv-03952-JNE-FLN		4/11/2017	
0.40	Company et al	4/44/0047	Walker
0:16-cv-03357-JNE-FLN	Batkins v. 3M	4/11/2017	The Law offices of Travis
	Company et al		R. Walker, P.A.
0:16-cv-02911-JNE-FLN		4/11/2017	Gustafson Gluek PLLC
	Company et al		
0:16-cv-03083-JNE-FLN		4/11/2017	Gustafson Gluek PLLC
	3M Company et al		
0:15-cv-03951-JNE-FLN	Hernandez v. 3M	4/11/2017	The Law offices of Travis
	Company et al		R. Walker, P.A.
0:16-cv-01970-JNE-FLN	Harding v. 3M	4/11/2017	Kennedy Hodges, L.L.P.
	Company et al		
0:16-cv-01958-JNE-FLN	Baswell v. 3M	4/17/2017	Kennedy Hodges, L.L.P.
	Company et al	327	
0:16-cv-01935-JNE-FLN		4/17/2017	Kennedy Hodges, L.L.P.
	Company et al		
0:16-cv-02394-JNE-FLN	Murphy et al v. 3M	4/17/2017	Meshbesher & Spence,
	Company et al		Ltd.
0:16-cv-00812-JNE-FLN	Torok v. 3M	4/18/2017	GoldenbergLaw, PLLC
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0:16-cv-02350-JNE-FLN	Jensen v. 3M	4/18/2017	GoldenbergLaw, PLLC
U. TO-GV-UZUUU-JINE-FLIN	Company et al	10/201/	ColdelibergLaw, FLLC
0:16-cv-01364-JNE-FLN	Vernal v. 3M	4/18/2017	Langdon and Emison
0. 10-6V-0 1304-JINE-FLIN		10/2017	Languon and Emison
0.46 av 00046 INF FLN	Company	4/10/2017	The Law Offices of Touris
0:16-cv-00846-JNE-FLN	Scott v. 3M	4/18/2017	The Law Offices of Travis
0.40 00444 INE ELL	Company	4/40/0047	R Walker
0:16-cv-03444-JNE-FLN	Pugh v. 3M	4/19/2017	Davis Crump, P.C.
0.40	Company et al	111010010	
0:16-cv-00787-JNE-FLN	Abrams v. 3M	4/19/2017	Thering & Associates,
	Company et al		PLLC

0:16-cv-02226-JNE-FLN		4/19/2017	Jones Ward PLC
0:16-cv-02298-JNE-FLN	Company et al Dandrea et al v. 3M	4/19/2017	Levin, Papantonio,
0.10-6V-02290-31NL-FLIN	Company et al	4/19/2017	Thomas, Mitchell, Rafferty,
	Company et al		Proctor P.A.
0:16-cv-01943-JNE-FLN	Hamely 3M	4/19/2017	Levin, Papantonio,
0.10-CV-01943-3INL-1 LIN	Company	4/19/2017	Thomas, Mitchell, Rafferty,
	Company		Proctor P.A.
0:16-cv-02483-JNE-FLN	Harner v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
0.10-CV-02-00-01VE-1 EIV	Company et al	14/10/2017	Treimedy Houges, E.E.I .
0:16-cv-01968-JNE-FLN	Phillips v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
0.10 07 01000 0112 1 211	Company et al	1710/2017	Tremiedy Fledges, 2.2.1
0:16-cv-01846-JNE-FLN	Tate v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
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0:16-cv-02432-JNE-FLN	Garner et al v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
0.10 01 02 102 0112 1 211	Company et al		
0:16-cv-01829-JNE-FLN	Blowe v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
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0:16-cv-03037-JNE-FLN	Lupo v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company et al		
0:16-cv-02481-JNE-FLN	Magee v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
0.10 0. 02 10 1 0.12 1 2.1	Company et al		
0:16-cv-02156-JNE-FLN	Busby v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company et al		, , , , , , , , , , , , , , , , , , , ,
0:16-cv-02626-JNE-FLN	Buttacavoli v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company et al		, , , ,
0:16-cv-02661-JNE-FLN	Davis v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company et al		
0:16-cv-01906-JNE-FLN		4/19/2017	Kennedy Hodges, L.L.P.
	Company et al		
0:16-cv-01338-JNE-FLN	Hartzel v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company		
0:16-cv-02428-JNE-FLN	King v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company et al		
0:16-cv-01847-JNE-FLN	Rivers v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company et al		
0:16-cv-02374-JNE-FLN		4/19/2017	Kennedy Hodges, LLP
	Company et al		
0:16-cv-01774-JNE-FLN	Zenner v. 3M	4/19/2017	Kennedy Hodges, L.L.P.
	Company		
0:16-cv-02812-JNE-FLN	Hall v. 3M Company	4/20/2017	Goza & Honnold, LLC
0:16-cv-02000-JNE-FLN	McMillan v. 3M	4/20/2017	Goza & Honnold, LLC
	Company		
0:16-cv-02998-JNE-FLN	Ferrante v. 3M	4/20/2017	Goza & Honnold, LLC
	Company, et al	1/02/02/7	
0:16-cv-02658-JNE-FLN	Goble v. 3M	4/20/2017	Goza & Honnold, LLC
0.10	Company, et al	1/02/02/7	
0:16-cv-00514-JNE-FLN	Chavers v. 3M	4/20/2017	Goza & Honnold, LLC
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0:16-cv-03109-JNE-FLN	Hrbek et al v. 3M	4/20/2017	Goza & Honnold, LLC
	Company		

0:16-cv-03329-JNE-FLN	Gray v. 3M Company et al	4/20/2017	Kirtland & Packard LLP
0:16-cv-02782-JNE-FLN		4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A
0:16-cv-01881-JNE-FLN	Boughton et al v. 3M Company et al	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:15-cv-04278-JNE-FLN	Carmichael v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02751-JNE-FLN	Chautin v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02213-JNE-FLN	Chenoweth v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02689-JNE-FLN	Clark v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02958-JNE-FLN	Cloud v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-01188-JNE-FLN	Collins v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:15-cv-04001-JNE-FLN	Colson v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02783-JNE-FLN	Dalhover v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-01221-JNE-FLN	Daniel v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02679-JNE-FLN	Davis v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-03257-JNE-FLN	Dielentheis v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-00460-JNE-FLN	Foster et al v. 3M Company	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02601-JNE-FLN	Glover v. 3M Company et al	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-01908-JNE-FLN	Grandison v. 3M Company et al	4/20/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.

0:16-cv-02784-JNE-FLI	Haining v 3M	4/20/2017	Levin, Papantonio,
0.10-0V-02104-01VL-1 LI	Company	1720/2017	Thomas, Mitchell, Rafferty,
	Company		Proctor P.A.
0:16-cv-01152-JNE-FLI	L Hollmon v 2M	4/20/2017	Levin, Papantonio,
0.16-CV-01152-JNE-FLI		4/20/2017	
	Company		Thomas, Mitchell, Rafferty,
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0:16-cv-00819-JNE-FLI		4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-01192-JNE-FLI		4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-01194-JNE-FLI	Jeffers v. 3M	4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-00798-JNE-FLI	Kohout v. 3M	4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:15-cv-04002-JNE-FLN	Linscott v. 3M	4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-02207-JNE-FLN	Malone v. 3M	4/20/2017	Levin, Papantonio,
0.10 01 01201 0112 1 2.	Company		Thomas, Mitchell, Rafferty,
	Johnpany		Proctor P.A.
0:15-cv-03703-JNE-FLN	Mayfield v 3M	4/20/2017	Levin, Papantonio,
0.10 00 007 00 0112 1 21	Company et al	172072017	Thomas, Mitchell, Rafferty,
•	Company et al		Proctor P.A.
0:16-cv-01199-JNE-FLN	I McCann v 3M	4/20/2017	Levin, Papantonio,
0.10-04-01199-014L-1 LI	Company	4/20/2017	Thomas, Mitchell, Rafferty,
	Company		Proctor P.A.
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	Company		Thomas, Mitchell, Rafferty,
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0:16-cv-02729-JNE-FLN		4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-02612-JNE-FLN		4/20/2017	Levin, Papantonio,
	Company et al		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-00675-JNE-FLN		4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-02710-JNE-FLN		4/20/2017	Levin, Papantonio,
/	Company		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-02611-JNE-FLN	Silva v. 3M	4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty,
	1		Proctor P.A.
0:16-cv-01201-JNE-FLN	Storckman v. 3M	4/20/2017	Levin, Papantonio,
	Company		Thomas, Mitchell, Rafferty
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0:16-cv-00745-JNE-FLN		4/20/2017	Levin, Papantonoio, Thomas, Mitchell, Rafferty,
	Company		& Proctor, P.A.
0:46 av 02054 INE ELN	Cullivan v 2M	4/20/2017	Levin, Papantonoio,
0:16-cv-03051-JNE-FLN		4/20/2017	Thomas, Mitchell, Rafferty,
	Company		& Proctor, P.A.
0:16-cv-01153-JNE-FLN	Curacon v 2M	4/20/2017	Levin, Papantonoio,
0.16-CV-01153-JINE-FLIN		4/20/2017	Thomas, Mitchell, Rafferty,
	Company		& Proctor, P.A.
0:16-cv-01155-JNE-FLN	Sutter v. 3M	4/20/2017	Levin, Papantoio, Thomas,
0.10-CV-01155-JINE-FLIN	Company	4/20/2017	Mitchell, Rafferty &
	Company		Proctor, P.A.
0:16-cv-03254-JNE-FLN	Warner v. 3M	4/20/2017	Levin, Papantonio,
0.10-CV-03234-3INL-1 LIN	Company	4/20/2017	Thomas, Mitchell, Rafferty
	Company		& Proctor, P.A.
0:16-cv-00747-JNE-FLN	Westenhofer v. 3M	4/20/2017	Levin, Papantonio,
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	Company		& Proctor, P.A.
0:16-cv-02276-JNE-FLN	White v 3M	4/20/2017	Levin, Papantonio,
0.10-CV-02270-3NE-1 EIV	Company et al	7/20/2017	Thomas, Mitchell, Rafferty,
	Company ct ai		Proctor P.A.
0:16-cv-03469-JNE-FLN	Harvey v. 3M	4/20/2017	Levin, Papantonio,
0.10-CV-03409-3NE-1 EIV	Company	4/20/2017	Thomas, Mitchell, Rafferty,
	Company		Proctor P.A.
0:16-cv-03789-JNE-FLN	Goerlich v. 3M	4/20/2017	Levin, Papantonio,
0.10 0V 00700 0NE 1 EN	Company	172072011	Thomas, Mitchell, Rafferty,
	Johnpany		Proctor P.A.
0:16-cv-01917-JNE-FLN	Minghetti v. 3M	4/20/2017	Hurley McKenna & Mertz,
<u> </u>	Company et al		PC
0:16-cv-01299-JNE-FLN	Chambers et al v.	4/20/2017	Loncar & Associates
	3M Company et al		
0:16-cv-00516-JNE-FLN	Simpson v. 3M	4/20/2017	Goza & Honnold, LLC
	Company		
0:16-cv-02657-JNE-FLN	Waters v. 3M	4/20/2017	Goza & Honnold, LLC
	Company et al		
0:16-cv-00788-JNE-FLN		4/20/2017	Randall J. Trost, P.C.
	Company et al		
0:16-cv-02323-JNE-FLN	Acosta et al v. 3M	4/20/2017	Levin, Papantonio,
	Company et al		Thomas, Mitchell, Rafferty,
			Proctor P.A.
0:16-cv-03244-JNE-FLN	Deal et al v. 3M	4/20/2017	Randall J. Trost, P.C.
	Company et al		
0:16-cv-03541-JNE-FLN	Johnson et al v. 3M	4/20/2017	Randall J. Trost, P.C.
	Company, a		
	Delaware		
	Corporation et al		
0:16-cv-00517-JNE-FLN	Ryan v. 3M	4/24/2017	Goza & Honnold, LLC
	Company		
0:16-cv-00841-JNE-FLN	Vann v. 3M	4/24/2017	Goza & Honnold, LLC
	Company		
0:16-cv-03110-JNE-FLN	Dickens v. 3M	4/24/2017	Goza & Honnold, LLC
	Company et al.		

0:16-cv-00401-JNE-FLN		4/24/2017	Goza & Honnold, LLC
0:16-cv-02055-JNE-FLN	Redford v. 3M Company	4/24/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-00821-JNE-FLN	Company	4/24/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.
<u>0:16-cv-02957-JNE-FLN</u>	Zivanovich v. 3M Company	4/24/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02585-JNE-FLN	Elliott et al v. 3M Company et al	4/24/2017	Loncar & Associates
0:16-cv-01424-JNE-FLN		4/24/2017	Loncar & Associates
0:16-cv-03168-JNE-FLN	<u> </u>	4/24/2017	Loncar & Associates
0:16-cv-01314-JNE-FLN		4/24/2017	Loncar & Associates
0:16-cv-03906-JNE-FLN		4/24/2017	Loncar & Associates
0:16-cv-00076-JNE-FLN		4/24/2017	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-02453-JNE-FLN		4/24/2017	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-03062-JNE-FLN		4/24/2017	DeGaris & Rogers, LLC
0:16-cv-03279-JNE-FLN		4/24/2017	DeGaris & Rogers, LLC
0:16-cv-01035-JNE-FLN	McMullen v. 3M Company	4/24/2017	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-01294-JNE-FLN	Stanley v. 3M Company et al	4/24/2017	Loncar & Associates
0:16-cv-01795-JNE-FLN	Griffith v. 3M Company et al	4/24/2017	Gustafson Gluek PLLC
0:16-cv-01259-JNE-FLN	Lance v. 3M Company	4/24/2017	Goza & Honnold, LLC
0:16-cv-01886-JNE-FLN	Schlueter v 3M Company et al	4/24/2017	Goldenberg Heller & Antognoli, P.C.
0:16-cv-00990-JNE-FLN	Stinson v. 3M Company	5/1/2017	Meshbesher & Spence, Ltd.
0:16-cv-02605-JNE-FLN		5/1/2017	Meshbesher & Spence, Ltd.
0:16-cv-00838-JNE-FLN	Plumley v. 3M Company	5/3/2017	Goza & Honnold, LLC
0:16-cv-00839-JNE-FLN	Smith v. 3M Company	5/3/2017	Goza & Honnold, LLC
0:16-cv-02787-JNE-FLN	Hood et al v. 3M Company et al	5/3/2017	Meshbesher & Spence, Ltd.
0:16-cv-04097-JNE-FLN	Baldwin et al v. 3M Company et al	5/8/2017	Rieders Travis Humphrey Waters & Dohrmann

0:16-cv-02805-JNE-FLN	King et al v. 3M Company et al	5/15/2017		Bachus & Schanker, LLC
0:15-cv-03899-JNE-FLN	Hardison v. 3M Company et al	5/15/2017		Bachus & Schanker, LLC
0:16-cv-02886-JNE-FLN	Epps v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-00533-JNE-FLN	Furgason v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-00542-JNE-FLN	Haines et al v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-02591-JNE-FLN	Hebert v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-00057-JNE-FLN	Irby v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-02189-JNE-FLN	Kampf et al v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-02338-JNE-FLN	Duval v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-02500-JNE-FLN	Pastor v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-02546-JNE-FLN	Walker v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-01945-JNE-FLN	Couce v. 3M Company et al	5/16/2017	4/14/2017	Bernstein Liebhard LLP
0:16-cv-02880-JNE-FLN	Brunner v. 3M Company et al	5/16/2017	3/13/2017; 4/14/2017	Bernstein Liebhard LLP
0:16-cv-01899-JNE-FLN	Riley v. 3M Company et al	5/16/2017		Bernstein Liebhard LLP
0:16-cv-03772-JNE-FLN	Hogue v. 3M Company et al	5/16/2017		Bernstein Liebhard LLP
<u>0:16-cv-03470-JNE-FLN</u>	Tehauno v. 3M Company	5/16/2017	4/14/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-03618-JNE-FLN	Messner-Katzer v. 3M Company et al	5/16/2017		Capretz & Associates
0:16-cv-02194-JNE-FLN	Read et al v. Arizant Healthcare Inc., et al	and the second s	4/14/2017	Jones Ward PLC
0:16-cv-02808-JNE-FLN	Sorrels et al v. 3M Company et al	5/22/2017		Bachus & Schanker, LLC
0:16-cv-04036-JNE-FLN	Ward v. 3M Company et al	5/25/2017		Gustafson Gluek PLLC
0:16-cv-03855-JNE-FLN	Brown et al v. 3M Company et al	5/31/2017		McSweeney/Langevin LLC
0:16-cv-03854-JNE-FLN	Bass v. 3M Company et al	5/31/2017		McSweeney/Langevin LLC
0:17-cv-00503-JNE-FLN	Carter v. 3M Company et al	6/1/2017		Hollis Legal Solutions, PLLC

Case Number	Title	2nd Deficiency	Firm Name
		Sent	

0:16-cv-04075-JNE-FLN	Laveron v. 3M Company and Arizant Healthcare, Inc.	5/15/2017	Hurley McKenna & Mertz, PC
0:16-cv-04139-JNE-FLN	Stone v. 3M Company et al	5/15/2017	Farr, Farr, Emerich, Hackett, Carr & Holmes, P.A.
0:16-cv-04053-JNE-FLN	Hellard v. 3M Company et al	5/16/2017	Goza & Honnold, LLC
0:16-cv-03991-JNE-FLN	Overko v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04154-JNE-FLN	Pavlovic v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04161-JNE-FLN	Bond v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-04204-JNE-FLN	Schweikart v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04203-JNE-FLN	Leahy v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04206-JNE-FLN	Palmer v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04194-JNE-FLN	Scott v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04244-JNE-FLN	Meyers v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04283-JNE-FLN	Myers v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-04285-JNE-FLN	Winham v. 3M Company	5/16/2017	Levin, Papatonio, Thomas, Mitchell, Rafferty, & Proctor, P.A.
0:16-cv-04390-JNE-FLN	Fox v. 3M Company	5/16/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA
0:16-cv-03783-JNE-FLN	White v. 3M Company	5/16/2017	Goza & Honnold, LLC
0:16-cv-04057-JNE-FLN	Gillespie v. 3M Company et al	5/16/2017	Capretz & Associates
0:16-cv-03708-JNE-FLN	Goodson v. 3M Company et al	5/16/2017	Goza & Honnold, LLC
0:16-cv-04361-JNE-FLN	Winston v. 3M Company et al	5/16/2017	McGlynn, Glisson and Mouton

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Defendants' PFS List 3: Core Deficiencies Remained Following Notice and Response (Updated June 9, 2017)

3 2	Reed v. 3M	6/2/2017	Levin, Papantonio,
0:17-cv-00092-JNE-FLN	Company		Thomas, Mitchell, Rafferty
			& Proctor, P.A.

Yellow highlighting indicates that the case was previously listed on one or two status conference agendas per PTO 14 (D.E. 270)

EXHIBIT D

From: Ben Hulse

Sent: Friday, July 14, 2017 4:15 PM

To: 'JoanEricksen_Chambers@mnd.uscourts.gov' < <u>JoanEricksen_Chambers@mnd.uscourts.gov</u>>;

<Bridget.Ahmann@FaegreBD.com>; 'gzimmerman@meshbesher.com'

<gzimmerman@meshbesher.com>; 'bgordon@levinlaw.com' <bgordon@levinlaw.com>;

'MVC@ciresiconlin.com' <MVC@ciresiconlin.com>; 'JMC@CiresiConlin.com' <JMC@CiresiConlin.com>

Subject: Bair Hugger, MDL 2666 -- Defendants' lists of PFS disputes for July 2017

Dear Judge Ericksen,

Even though next week's status conference has been cancelled, Defendants would still like to list cases with Plaintiff Fact Sheet disputes, as provided by PTO 14, paragraph 7, Dkt. No. 117.

When the Court cancelled the March 2017 status conference, it issued an order stating that the PFS disputes on the lists submitted by Defendants were "deemed 'addressed to the Court' notwithstanding the fact that there will be no in-court conference this month." Dkt. No. 270.

Defendants respectfully request that the Court do the same this month, and deem the disputes on these lists "addressed to the Court." We anticipate that Plaintiffs' Co-Lead counsel will share these lists with other plaintiffs' counsel, as they have done in prior months, so there is no need for the Court to formally list the cases.

Best regards,
Ben Hulse
Counsel for Defendants

Benjamin W. Hulse Blackwell Burke P.A. 431 South Seventh Street, Suite 2500 Minneapolis, MN 55415 Direct (612) 343-3256 Fax (612) 343-3205

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Defendants' PFS List 1: Overdue Plaintiff Fact Sheets (As of July 14, 2017)

Case Number	Title	Date Filed	Due Date	Comments	Prior Listing	Firm Name
0:16-cv-04360-JNE-FLN	Spaich et al v. 3M Company et al	12/27/2016	3/27/2017	Subject to Defendants' Motion to Dismiss filed on 7.04.17 (D.E. 590)	4/14/17; 6/8/17	McGlynn, Glissoin & Mouton
<u>0:17-cv-00188-JNE-FLN</u>	Stouffer v. 3M Company et al	1/20/2017	4/20/2017		6/8/2017	Bernstein Liebhard LLP
0:16-cv-04353-JNE-FLN	Butkus v. 3M Company et al	12/27/2016	4/21/2017	Extention granted to 4/21/17 but no PFS received	6/8/2017	McGlynn, Glisson and Mouton
0:17-cv-00299-JNE-FLN	Raymond v. 3M Company Inc et al	1/30/2017	4/30/2017		6/8/2017	Bernstein Liebhard LLP
0:17-cv-00350-JNE-FLN	Sanders v. 3M Company et al	2/2/2017	5/3/2017		6/8/2017	The Miller Firm, LLC
0:17-cv-00413-JNE-FLN	Swank et al v. 3M Company et al	2/7/2017	5/8/2017		6/8/2017	Pendley, Baudin & Coffin, L.L.P.
0:17-cv-00597-JNE-FLN	Perez v. 3M Company et al	2/27/2017	5/28/2017		6/8/2017	Bernstein Liebhard LLP
0:17-cv-00767-JNE-FLN	Garger et al v. 3M Company et al	3/13/2017	6/11/2017			Langdon and Emison
0:17-cv-00829-JNE-FLN	White et al v. 3M Company et al	3/20/2017	6/18/2017			Bachus & Schanker, LLC
0:17-cv-00887-JNE-FLN	Morris et al v. 3M Company et al	3/24/2017	6/22/2017			McGlynn, Glisson and Mouton
0:17-cv-00901-JNE-FLN	Dean v. 3M Company et al	3/27/2017	6/25/2017			McGlynn, Glisson and Mouton
0:17-cv-00971-JNE-FLN	Lee v. 3M Company et al	3/30/2017	6/28/2017			Bailey Peavy Bailey Cowan Heckaman, PLLC
0:17-cv-00977-JNE-FLN	Saldana v. 3M Company et al	3/30/2017	6/28/2017			Bailey Peavy Bailey Cowan Heckaman, PLLC
0:17-cv-00984-JNE-FLN	West v. 3M Company et al	3/30/2017	6/28/2017			Bailey Peavy Bailey Cowan Heckaman, PLLC
0:17-cv-01027-JNE-FLN	Warren v. 3M Company et al	4/3/2017	7/2/2017			Bernstein Liebhard LLP

Yellow highlighting indicates that the case was previously listed per PTO 14 (D.E. 270) Pink highlighting indicates that the case is subject to Defendants' Pending Motion to Dismiss

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Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated July 14, 2017)

Case Number	Title	1st Deficiency Notice Sent	Due Date	Prior Listing	Firm Name
0:16-cv-02936-JNE-FLN	Bryson v. 3M Company	1/19/2017		4/14/17; 6/8/17 Subject to Defendants' Motion to Dismiss filed on 7.04.17 (D.E. 590)	Pendley, Baudin & Coffin L.L.P.
0:16-cv-01986-JNE-FLN	Harkleroad v. 3M Company et al	1/19/2017	2/9/2017	4/14/17; 6/8/17 Subject to Defendants' Motion to Dismiss filed on 7.04.17 (D.E. 590)	Kennedy Hodges, L.L.P.
0:16-cv-04288-JNE-FLN	Johnson v. 3M Company et al	4/18/2017	5/9/2017	6/8/2017	Kirtland & Packard LLP
0:16-cv-04290-JNE-FLN	Kauanui v. 3M Company et al	4/18/2017	5/9/2017	6/8/2017	Kirtland & Packard LLP
0:16-cv-02299-JNE-FLN	Redman et al v. 3M Company et al	4/24/2017	5/15/2017	6/8/2017	Goza & Honnold, LLC
0:16-cv-04418-JNE-FLN	Burks v. 3M Company et al	4/24/2017	5/15/2017	6/8/2017	Goza & Honnold, LLC
0:16-cv-04412-JNE-FLN	Gill v. 3M Company et al	4/24/2017	5/15/2017	6/8/2017	Goza & Honnold, LLC
0:16-cv-04363-JNE-FLN	Owens-Williams v. 3M Company et al	5/16/2017			McGlynn, Glisson and Mouton
0:17-cv-00435-JNE-FLN	Warren v. 3M Company et al	5/31/2017	6/21/2017		Kennedy Hodges, L.L.P.
0:17-cv-00515-JNE-FLN	Niksic v. 3M Company et al	6/12/2017	7/3/2017		Skikos Crawford Skikos & Joseph

Case Number	Title		Response Due Date	Prior Listing	Firm Name
		Deficiency Notice	Due Date		
		Sent			
0:16-cv-02723-JNE-FLN	Tucker v. 3M Company	3/23/2017	4/13/2017	6/8/2017	Goza & Honnold, LLC
0:16-cv-00826-JNE-FLN	Starnes v. 3M Company et al	5/8/2017	5/29/2017	6/8/2017	Kirtland & Packard LLP
0:16-cv-04139-JNE-FLN	Stone v. 3M Company et al	5/15/2017	6/5/2017		Farr, Farr, Emerich, Hackett, Carr & Holmes, P.A.

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Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated July 14, 2017)

Case Number	Title	3rd Deficiency Notice Sent	Due Date	Prior Listing	Firm Name
<u>0:16-cv-02394-JNE-FLN</u>	Murphy et al v. 3M Company et al	4/17/2017		6/8/2017	Meshbesher & Spence, Ltd.
<u>0:16-cv-01829-JNE-FLN</u>	Blowe v. 3M Company, et al	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, L.L.P.
0:16-cv-03037-JNE-FLN	Lupo v. 3M Company et al	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, L.L.P.
0:16-cv-02481-JNE-FLN	Magee v. 3M Company et al	4/19/2017			Kennedy Hodges, L.L.P.
0:16-cv-02661-JNE-FLN	Davis v. 3M Company et al	4/19/2017			Kennedy Hodges, L.L.P.
<u>0:16-cv-02626-JNE-FLN</u>	Buttacavoli v. 3M Company et al	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, L.L.P.
0:16-cv-02374-JNE-FLN	Upton v. 3M Company et al	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, LLP
0:16-cv-02156-JNE-FLN	Busby v. 3M Company et al	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, L.L.P.
0:16-cv-01847-JNE-FLN	Rivers v. 3M Company et al	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, L.L.P.
0:16-cv-01774-JNE-FLN	Zenner v. 3M Company	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, L.L.P.
0:16-cv-01338-JNE-FLN	Hartzel v. 3M Company	4/19/2017	5/10/2017	6/8/2017	Kennedy Hodges, L.L.P.
0:16-cv-00990-JNE-FLN	Stinson v. 3M Company	5/1/2017	5/22/2017	6/8/2017	Meshbesher & Spence, Ltd.
0:16-cv-02787-JNE-FLN	Hood et al v. 3M Company et al		5/24/2017	6/8/2017	Meshbesher & Spence, Ltd.
0:16-cv-03855-JNE-FLN	Brown et al v. 3M Company et al	5/31/2017	6/21/2017		McSweeney/Langevin LLC

Yellow highlighting indicates that the case was previously listed on one or two status conference agendas per PTO 14 Pink highlighting indicates that the case is subject to Defendants' Pending Motion to Dismiss

Case Number	Title	3rd Deficiency Sent	Prior Listing	Firm Name	
0:16-cv-02284-JNE-FLN	Brumback v. 3M Company et al	3/28/2017	4/14/2017; 6/09/2017	Kirtland & Packard LLP	
0:16-cv-02285-JNE-FLN	Cash v. 3M Company et al	3/28/2017	4/14/2017; 6/09/2017	Kirtland & Packard LLP	
0:16-cv-00544-JNE-FLN	Chaix v. 3M Company et al	3/28/2017	6/9/2017	Michael Hingle & Associates, LLC	
0:16-cv-01929-JNE-FLN	Davis v. 3M Company et al	3/28/2017	4/14/2017; 6/09/2017	Kirtland & Packard LLP	
0:16-cv-01963-JNE-FLN	Heath v. 3M Company	3/28/2017	6/9/2017	The Ruth Law Team	
0:16-cv-00505-JNE-FLN	Jenkins v. 3M Company	3/28/2017	4/14/2017; 6/09/2017	The Law offices of Travis R. Walker, P.A.	
0:16-cv-02600-JNE-FLN	Raines v. 3M Company et al.	3/28/2017	4/14/2017; 6/09/2017	Kirtland & Packard LLP	
0:16-cv-00827-JNE-FLN	Stephan v. 3M Company et al	3/28/2017	4/14/2017; 6/09/2017	Kirtland & Packard LLP	
0:16-cv-02684-JNE-FLN	Thornburg v. 3M Company et al	3/28/2017	6/9/2017	Holton Law Firm	
0:16-cv-00625-JNE-FLN	Van Wart et al v. 3M Company	3/28/2017	6/9/2017	Grynkewich Law Offices	
0:16-cv-00246-JNE-FLN	Barfield v. 3M Company	4/4/2017	6/9/2017	Kirtland & Packard LLP	
0:16-cv-02973-JNE-FLN	Barnes v. 3M Company et al	4/4/2017	6/9/2017	Kirtland & Packard LLP	
0:16-cv-00250-JNE-FLN	Critari v. 3M Company	4/4/2017	4/14/2017; 6/09/2017	Meshbesher & Spence, Ltd.	
0:16-cv-02322-JNE-FLN	Davis et al v. 3M Company et al	4/4/2017	3/13/2017; 4/14/2017; 6/09/2017	Gary S. Logsdon & Associates	
0:16-cv-01778-JNE-FLN	Dinkins v. 3M Company et al	4/4/2017	4/14/2017; 6/09/2017	Kirtland & Packard LLP	
0:16-cv-03327-JNE-FLN	Garofolo v. 3M Company et al	4/4/2017	6/9/2017	Kirtland & Packard LLP	
0:16-cv-03802-JNE-FLN		4/4/2017	6/9/2017	Kirtland & Packard LLP	
0:16-cv-01239-JNE-FLN	Hill v. 3M Company et al	4/4/2017	6/9/2017	Kirtland & Packard LLP	
0:16-cv-02972-JNE-FLN	Leech v. 3M Company et al	4/4/2017	6/9/2017	Kirtland & Packard LLP	
0:16-cv-04040-JNE-FLN	Lukenbach v. 3M Company et al	4/4/2017	6/9/2017	Kirtland & Packard LLP	
0:16-cv-03502-JNE-FLN	Mattson v. 3M Company et al	4/4/2017	6/9/2017	Parker Waichman	
0:16-cv-02663-JNE-FLN	McKevitt et al v. 3M Company Inc et al	4/4/2017	6/9/2017	Brown & Crouppen, PC	
0:16-cv-02711-JNE-FLN	Miller v. 3M Company	4/4/2017	4/14/2017; 6/09/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.	

0:16-cv-03803-JNE-FLN	Mitchell v. 3M	4/4/2017	6/9/2017	Kirtland & Packard LLP
	Company et al			
0:16-cv-02395-JNE-FLN	Nadeau v. 3M	4/4/2017	4/14/2017;	Levin, Papantonio,
	Company et al		6/09/2017	Thomas, Mitchell, Rafferty,
0.40	N	4/4/0047	4/4 4/0047	Proctor P.A.
0:16-cv-01834-JNE-FLN	Newcomb v. 3M	4/4/2017	4/14/2017;	Levin, Papantonio,
	Company		6/09/2017	Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02959-JNE-FLN	Novak v 3M	4/4/2017	4/14/2017;	Levin, Papantonio,
0.10-CV-02939-31NL-1 LIN	Company	4/4/2017	6/09/2017	Thomas, Mitchell, Rafferty,
	Company		0/03/2017	Proctor P.A.
0:15-cv-04004-JNE-FLN	Peterson v 3M	4/4/2017	4/14/2017;	Levin, Papantonio,
<u> </u>	Company		6/09/2017	Thomas, Mitchell,
	, , , , , , , , , , , , , , , , , , ,		6.66.26.1	Rafferty & Proctor, P.A
0:16-cv-02212-JNE-FLN	Pettersen v. 3M	4/4/2017	4/14/2017;	Levin, Papantonio,
	Company		6/09/2017	Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:15-cv-04360-JNE-FLN	Rhoton et al v. 3M	4/4/2017	6/9/2017	Pittman, Dutton &
	Company et al			Hellums, PC
<u>0:16-cv-03166</u>	Schwartz, Bruce and	4/4/2017	4/14/2017;	Houssiere Durant
	llene		6/09/2017	Houssiere, LLP
0:16-cv-02196-JNE-FLN	Waddell v. 3M	4/4/2017	3/13/2017;	Gary S. Logsdon &
	Company et al		4/14/2017;	Associates
)	1///00/17	6/09/2017	
0:16-cv-02503-JNE-FLN	West v. 3M	4/4/2017	4/14/2017;	Richardson, Patrick,
	Company et al.		6/09/2017	Westbrook & Brickman, LLC
0:16-cv-01238-JNE-FLN	Zambriski v. 3M	4/4/2017	6/9/2017	Kirtland & Packard LLP
U. 10-CV-U1230-JINE-FLIN	Company et al	4/4/2017	0/9/2017	Killianu & Packalu LLP
0:16-cv-03292-JNE-FLN	DeLeon et al v. 3M	4/4/2017	4/14/2017;	Houssiere Durant
0.10 CV 00202 014E 1 EIN	Company et al	77-1/2011	6/09/2017	Houssiere, LLP
0:16-cv-02750-JNE-FLN	Brannon v. 3M	4/10/2017	4/14/2017;	Levin, Papantonio,
5.10 0V 027 00 01V2 1 21V	Company		6/09/2017	Thomas, Mitchell, Rafferty,
	5 5pa			Proctor P.A.
0:16-cv-03272-JNE-FLN	Sparrow et al v. 3M	4/10/2017	3/13/2017;	Parker Waichman
	Company et al		4/14/2017;	
			6/09/2017	
0:16-cv-02054-JNE-FLN	Trainer v. 3M	4/10/2017	6/9/2017	Pendley, Baudin & Coffin
	Company et al			L.L.P.
0:16-cv-03501-JNE-FLN	Whatman et al v. 3M	4/10/2017	6/9/2017	Law Offices of Peter G.
	Company et al			Angelos, P.C.
0:16-cv-02033-JNE-FLN	Anaya v. 3M	4/11/2017	6/9/2017	Brent Coon & Associates
	Company, a			
	Delaware			
	Corporation		0.00.00	
0:16-cv-02042-JNE-FLN	Asbury et al v. 3M	4/11/2017	6/9/2017	Brent Coon & Associates
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0:16-cv-00607-JNE-FLN	Boyd v. 3M	4/11/2017	6/9/2017	The Law offices of Travis
0:45 av 04402 INC CLN	Company	4/11/0017	6/0/2017	R. Walker, P.A.
0:15-cv-04493-JNE-FLN	Ciappa et al v. 3M	4/11/2017	6/9/2017	Parker Waichman
	Company et al		1	

0:16-cv-01970-JNE-FLN	Harding v. 3M	4/11/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			, ,
0:15-cv-03951-JNE-FLN	Hernandez v. 3M	4/11/2017	6/9/2017	The Law offices of Travis
	Company et al			R. Walker, P.A.
0:16-cv-03083-JNE-FLN	LeMaire, Sr. et al v.	4/11/2017	6/9/2017	Gustafson Gluek PLLC
	3M Company et al			
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0:16-cv-02953-JNE-FLN	Morgan et al v. 3M	4/11/2017	6/9/2017	Brent Coon & Associates
0.40 00054 INF FLNI	Company et al	4/44/0047	0/0/0047	Durat Oraca & Associates
0:16-cv-02951-JNE-FLN	O'Grady v. 3M	4/11/2017	6/9/2017	Brent Coon & Associates
0:16-cv-03354-JNE-FLN	Company et al Rivera v. 3M	4/11/2017	6/9/2017	The Law Offices of Travis
0.10-CV-03334-JINE-FLIN	Company, et al	4/11/2017	0/9/2017	R Walker
0:16-cv-02911-JNE-FLN	Snider v. 3M	4/11/2017	6/9/2017	Gustafson Gluek PLLC
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0:16-cv-01958-JNE-FLN	Baswell v. 3M	4/17/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			
0:16-cv-02394-JNE-FLN	Murphy et al v. 3M	4/17/2017	6/9/2017	Meshbesher & Spence,
	Company et al			Ltd.
0:16-cv-01935-JNE-FLN	Williams v. 3M	4/17/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			
0:16-cv-02350-JNE-FLN	Jensen v. 3M	4/18/2017	6/9/2017	GoldenbergLaw, PLLC
0.40 00040 INF FLN	Company et al	4/40/0047	6/0/2017	Coldonborglow DLLC
0:16-cv-00812-JNE-FLN	Torok v. 3M Company et al	4/18/2017	6/9/2017	GoldenbergLaw, PLLC
0:16-cv-01364-JNE-FLN	Vernal v. 3M	4/18/2017	6/9/2017	Langdon and Emison
0.10-CV-01304-31VL-1 LIV	Company	4/10/2017	0/3/2017	Languon and Emison
0:16-cv-00787-JNE-FLN	Abrams v. 3M	4/19/2017	6/9/2017	Thering & Associates,
	Company et al			PLLC
0:16-cv-01829-JNE-FLN	Blowe v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company, et al			
0:16-cv-02156-JNE-FLN	Busby v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			
0:16-cv-02626-JNE-FLN	Buttacavoli v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
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0:16-cv-02298-JNE-FLN	Company et al	4/19/2017	6/9/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty,
	Company et al			Proctor P.A.
0:16-cv-02661-JNE-FLN	Davis v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
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0:16-cv-02432-JNE-FLN	Garner et al v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			
0:16-cv-01906-JNE-FLN	Gunn et al v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			
0:16-cv-01943-JNE-FLN	Hamel v. 3M	4/19/2017	6/9/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty,
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0:16-cv-02483-JNE-FLN	Harper v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
0:16-cv-01338-JNE-FLN	Company et al Hartzel v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
0.10-6V-01330-JINE-1-LIN	Company	13/2017	0/3/2017	Termedy Hodges, L.E.P.
	Company			

0:16-cv-02428-JNE-FLN	King v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			
0:16-cv-02226-JNE-FLN	Kunath v. 3M	4/19/2017	6/9/2017	Jones Ward PLC
	Company et al			
0:16-cv-03037-JNE-FLN	Lupo v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			
0:16-cv-02481-JNE-FLN	Magee v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			, , , , , , , , , , , , , , , , , , , ,
0:16-cv-01968-JNE-FLN	Phillips v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
	Company et al			· · · · · · · · · · · · · · · · · · ·
0:16-cv-03444-JNE-FLN	Pugh v. 3M	4/19/2017	6/9/2017	Davis Crump, P.C.
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0:16-cv-01847-JNE-FLN	Rivers v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
<u> </u>	Company et al	17 10/2011	0/0/2011	rteilledy fredges, E.E.i .
0:16-cv-01846-JNE-FLN	Tate v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
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0:16-cv-02374-JNE-FLN	Upton v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, LLP
0.10-6V-0Z374-JINE-FLIN	Company et al	11012011	0/3/2017	Treffiledy Flouges, LLF
0:16-cv-01774-JNE-FLN	Zenner v. 3M	4/19/2017	6/9/2017	Kennedy Hodges, L.L.P.
0.10-CV-01//4-JINE-FLIN		4/ 19/2017	0/9/2017	Refinedy Hodges, L.L.P.
0:46 -:: 04000 INE ELN	Company Chambers et al v.	4/00/0047	0.00.0047	Loncar & Associates
0:16-cv-01299-JNE-FLN		4/20/2017	6/9/2017	Loncar & Associates
0.40	3M Company et al	4/00/0047	0/0/0047	00.11
0:16-cv-00514-JNE-FLN	Chavers v. 3M	4/20/2017	6/9/2017	Goza & Honnold, LLC
	Company	110010017	0.10.10.0.17	
0:16-cv-02213-JNE-FLN	Chenoweth v. 3M	4/20/2017	6/9/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:15-cv-04001-JNE-FLN	Colson v. 3M	4/20/2017	6/9/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:16-cv-03244-JNE-FLN	Deal et al v. 3M	4/20/2017	6/9/2017	Randall J. Trost, P.C.
	Company et al			
0:16-cv-02998-JNE-FLN	Ferrante v. 3M	4/20/2017	6/9/2017	Goza & Honnold, LLC
	Company, et al			
0:16-cv-02658-JNE-FLN	Goble v. 3M	4/20/2017	6/9/2017	Goza & Honnold, LLC
	Company, et al			
0:16-cv-03329-JNE-FLN	Gray v. 3M	4/20/2017	6/9/2017	Kirtland & Packard LLP
	Company et al			
0:16-cv-02812-JNE-FLN	Hall v. 3M Company	4/20/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-03109-JNE-FLN	Hrbek et al v. 3M	4/20/2017	6/9/2017	Goza & Honnold, LLC
	Company			
0:16-cv-03541-JNE-FLN	Johnson et al v. 3M	4/20/2017	6/9/2017	Randall J. Trost, P.C.
	Company, a			
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0:15-cv-03703-JNE-FLN	Maxfield v. 3M	4/20/2017	6/9/2017	Levin, Papantonio,
	Company et al			Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:16-cv-01199-JNE-FLN	McCann v. 3M	4/20/2017	6/9/2017	Levin, Papantonio,
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0:16-cv-02000-JNE-FLN	McMillan v. 3M	4/20/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-01917-JNE-FLN	Company Minghetti v. 3M	4/20/2017	6/9/2017	Hurley McKenna & Mertz,
	Company et al		6,6,20	PC
0:16-cv-00788-JNE-FLN	Petty v. 3M Company et al	4/20/2017	6/9/2017	Randall J. Trost, P.C.
0:16-cv-00675-JNE-FLN	Pierce v. 3M	4/20/2017	6/9/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02710-JNE-FLN	Robinson v. 3M Company	4/20/2017	6/9/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty,
				Proctor P.A.
0:16-cv-00516-JNE-FLN	Simpson v. 3M Company	4/20/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-01153-JNE-FLN	Surgeon v. 3M	4/20/2017	6/9/2017	Levin, Papantonoio,
	Company			Thomas, Mitchell, Rafferty, & Proctor, P.A.
0:16-cv-01155-JNE-FLN	Sutter v. 3M	4/20/2017	6/9/2017	Levin, Papantoio, Thomas,
	Company			Mitchell, Rafferty & Proctor, P.A.
0:16-cv-02657-JNE-FLN	Waters v. 3M Company et al	4/20/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-03110-JNE-FLN	Dickens v. 3M Company et al.	4/24/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-02585-JNE-FLN	Elliott et al v. 3M Company et al	4/24/2017	6/9/2017	Loncar & Associates
0:16-cv-01795-JNE-FLN	Griffith v. 3M Company et al	4/24/2017	6/9/2017	Gustafson Gluek PLLC
0:16-cv-01314-JNE-FLN	Holznagel et al v. 3M Company et al	4/24/2017	6/9/2017	Loncar & Associates
0:16-cv-01424-JNE-FLN	Hunter v. 3M Company et al	4/24/2017	6/9/2017	Loncar & Associates
0:16-cv-01259-JNE-FLN	Lance v. 3M Company	4/24/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-03279-JNE-FLN	McGlothlin et al v. 3M Company et al	4/24/2017	6/9/2017	DeGaris & Rogers, LLC
0:16-cv-03168-JNE-FLN	McKenney v. 3M Company et al	4/24/2017	6/9/2017	Loncar & Associates
0:16-cv-00401-JNE-FLN	McLane v. 3M Company	4/24/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-03062-JNE-FLN	Moses v. 3M Company et al	4/24/2017	6/9/2017	DeGaris & Rogers, LLC
0:16-cv-03906-JNE-FLN	Offord et al v. 3M Company et al	4/24/2017	6/9/2017	Loncar & Associates
0:16-cv-02055-JNE-FLN	Redford v. 3M Company	4/24/2017	6/9/2017	Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-00517-JNE-FLN	Ryan v. 3M Company	4/24/2017	6/9/2017	Goza & Honnold, LLC
0:16-cv-01294-JNE-FLN	Stanley v. 3M Company et al	4/24/2017	6/9/2017	Loncar & Associates
	Company et al			Lundar & Associates

0:16-cv-00821-JNE-FLN	Stewart v 3M	4/24/2017	6/9/2017	Levin, Papantonio,
0.10 CV 00021 UNE 1 EIV	Company	4/24/2017	0/0/2017	Thomas, Mitchell, Rafferty
	Company			& Proctor, P.A.
0:16-cv-00841-JNE-FLN	Vann v. 3M	4/24/2017	6/9/2017	Goza & Honnold, LLC
0.10-CV-00041-31NE-1 EIN	Company	4/24/2017	0/3/2017	Goza & Horiffold, EEG
0:16-cv-02957-JNE-FLN	Zivanovich v. 3M	4/24/2017	6/9/2017	Levin, Papantonio,
0.10-CV-02937-31NL-1 LIN		4/24/2017	0/3/2017	Thomas, Mitchell, Rafferty,
	Company			Proctor P.A.
0:16-cv-02605-JNE-FLN	Fornovy 2M	5/1/2017	6/9/2017	Meshbesher & Spence,
0.16-CV-02605-JINE-FLIN		5/1/2017	6/9/2017	Ltd.
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0:16-cv-00990-JNE-FLN	Stinson v. 3M	5/1/2017	6/9/2017	Meshbesher & Spence,
0.40 00707 INIE ELNI	Company	5/0/0047	0/0/0047	Ltd.
0:16-cv-02787-JNE-FLN	Hood et al v. 3M	5/3/2017	6/9/2017	Meshbesher & Spence,
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0:16-cv-00838-JNE-FLN	Plumley v. 3M	5/3/2017	6/9/2017	Goza & Honnold, LLC
	Company		0.10.10.0.15	
0:16-cv-00839-JNE-FLN	Smith v. 3M	5/3/2017	6/9/2017	Goza & Honnold, LLC
	Company			
0:16-cv-04097-JNE-FLN	Baldwin et al v. 3M	5/8/2017	6/9/2017	Rieders Travis Humphrey
	Company et al			Waters & Dohrmann
0:15-cv-03899-JNE-FLN	Hardison v. 3M	5/15/2017	6/9/2017	Bachus & Schanker, LLC
	Company et al			
0:16-cv-02805-JNE-FLN	King et al v. 3M	5/15/2017	6/9/2017	Bachus & Schanker, LLC
	Company et al			
0:16-cv-02880-JNE-FLN	Brunner v. 3M	5/16/2017	3/13/2017;	Bernstein Liebhard LLP
	Company et al		4/14/2017;	
			6/09/2017	
0:16-cv-01945-JNE-FLN	Couce v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
	Company et al		6/09/2017	
0:16-cv-02338-JNE-FLN	Duval v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
	Company et al		6/09/2017	
0:16-cv-02886-JNE-FLN	Epps v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
	Company et al		6/09/2017	
0:16-cv-00533-JNE-FLN	Furgason v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
	Company et al		6/09/2017	
0:16-cv-00542-JNE-FLN		5/16/2017	4/14/2017;	Bernstein Liebhard LLP
	Company et al		6/09/2017	
0:16-cv-02591-JNE-FLN	Hebert v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
	Company et al		6/09/2017	
0:16-cv-03772-JNE-FLN	Hogue v. 3M	5/16/2017	6/9/2017	Bernstein Liebhard LLP
	Company et al			
0:16-cv-00057-JNE-FLN	Irby v. 3M Company	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
	et al		6/09/2017	
0:16-cv-02189-JNE-FLN	Kampf et al v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
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0:16-cv-03618-JNE-FLN	Messner-Katzer v.	5/16/2017	6/9/2017	Capretz & Associates
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0:16-cv-02500-JNE-FLN	Pastor v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
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0:16-cv-02194-JNE-FLN		5/16/2017	4/14/2017;	Jones Ward PLC
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0:16-cv-02546-JNE-FLN	Walker v. 3M	5/16/2017	4/14/2017;	Bernstein Liebhard LLP
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0:16-cv-03854-JNE-FLN	Bass v. 3M	5/31/2017	6/9/2017	McSweeney/Langevin LLC
0.10-CV-03034-31NL-1 LIN	Company et al	3/3 1/2017	0/9/2017	McSweeney/Langevin LLC
0:46 av 03955 INF FLN	Brown et al v. 3M	5/31/2017	6/9/2017	McCure provil angerin LLC
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	Company et al	01110017	0.10.10.0.1.7	
0:17-cv-00503-JNE-FLN	Carter v. 3M	6/1/2017	6/9/2017	Hollis Legal Solutions,
	Company et al			PLLC
0:16-cv-04054-JNE-FLN	Miller v. 3M	6/23/2017		Goza & Honnold, LLC
	Company et al		- 7.	
0:15-cv-03736-JNE-FLN	Printup v. 3M	6/28/2017		Gustafson Gluek PLLC
	Company et al			
0:16-cv-04154-JNE-FLN	Pavlovic v. 3M	6/29/2017		Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty
				& Proctor, PA
0:16-cv-04154-JNE-FLN	Pavlovic v. 3M	6/30/2017	6/9/2017	Levin, Papantonio,
<u> </u>	Company	0/00/2011	0/0/2011	Thomas, Mitchell, Rafferty
	Company			& Proctor, PA
0:16-cv-04161-JNE-FLN	Bond v. 3M	6/30/2017	6/9/2017	Levin, Papantonio,
0.10-CV-04101-JINE-PLIN	The state of the s	0/30/2017	0/9/2017	
	Company			Thomas, Mitchell, Rafferty,
		0.10.0.10.0.17	0/0/00/17	Proctor P.A.
0:16-cv-04244-JNE-FLN	Meyers v. 3M	6/30/2017	6/9/2017	Levin, Papantonio,
	Company			Thomas, Mitchell, Rafferty
				& Proctor, PA
0:16-cv-04057-JNE-FLN	Gillespie v. 3M	6/30/2017	6/9/2017	Capretz & Associates
	Company et al			
0:16-cv-04390-JNE-FLN	Fox v. 3M Company	6/30/2017		Levin, Papantonio,
		1		Thomas, Mitchell, Rafferty
E ok				& Proctor, PA
0:16-cv-03991-JNE-FLN	Overko v. 3M	6/30/2017		Levin, Papantonio,
75.5	Company			Thomas, Mitchell, Rafferty
	,			& Proctor, PA
0:16-cv-04053-JNE-FLN	Hellard v 3M	7/5/2017	6/9/2017	Goza & Honnold, LLC
STORY STORY STATE A FIN	Company et al	1.3/2011	0.012011	Cold & Fiormold, LLO
0:16-cv-03708-JNE-FLN		7/5/2017	6/9/2017	Goza & Honnold, LLC
0.10-00-00700-3NL-PLN	Company et al	11012011	0/3/2017	Coza & Florifloid, LLC
0:16 av 04261 INIT ELNI	Winston v. 3M	7/5/2017	6/9/2017	McGlynn, Glisson and
0:16-cv-04361-JNE-FLN		11312011	0/9/2017	
0.40	Company et al	7/5/0047		Mouton
0:16-cv-03283-JNE-FLN	Daniels, Jr. v. 3M	7/5/2017		Lockridge, Grindal Nauen
	Company et al	= /= /o o : =		P.L.L.P.
0:16-cv-04053-JNE-FLN	Hellard v. 3M	7/5/2017		Goza & Honnold, LLC
	Company et al			
0:16-cv-01889-JNE-FLN	Seigfried et al v. 3M	7/6/2017		The Miller Firm LLC
	Company	N		3
0:16-cv-00518-JNE-FLN	Thompson v. 3M	7/7/2017		Goza & Honnold, LLC
	Company			
0:17-cv-00056-JNE-FLN	Hanley v. 3M	7/12/2017		Levin, Papantonio,
8	Company			Thomas, Mitchell, Rafferty
	and the same			& Proctor, P.A.
	L	l	1	

Case Number	Title	2nd Deficiency Sent		Firm Name		
0:16-cv-04374-JNE-FLN	Elhard v. 3M Company et al	6/12/2017		GoldenbergLaw, PLLC		
0:16-cv-04416-JNE-FLN	Lewis v. 3M Company et al	6/12/2017		Hollis Legal Solutions, PLLC		
0:17-cv-01134-JNE-FLN	Newman v. 3M Company et al	6/12/2017		McGlynn, Glisson and Mouton		
0:17-cv-00479-JNE-FLN	Paul v. 3M Company	6/12/2017		Meshbesher & Spence, Ltd		
0:16-cv-04379-JNE-FLN	Ploessl et al v. 3M Company et al	6/12/2017		The Miller Firm, LLC		
0:16-cv-04372-JNE-FLN	Rochetto et al v. 3M Company et al	6/12/2017		Goza & Honnold, LLC		
0:16-cv-04371-JNE-FLN	Rodenborn et al v. 3M Company et al	6/12/2017		Gustafson Gluek PLLC		
0:16-cv-04419-JNE-FLN	Thomas et al v. 3M Company et al	6/12/2017		Goza & Honnold, LLC		
0:16-cv-04411-JNE-FLN	Thomas v. 3M Company et al	6/12/2017		Hollis Legal Solutions, PLLC		
0:17-cv-00088-JNE-FLN	Malinski v. 3M Company et al	6/19/2017		McGlynn, Glisson and Mouton		
0:16-cv-04357-JNE-FLN	Murdock et al v. 3M Company et al	6/20/2017		Brown and Crouppen, P.C.		
0:17-cv-00248-JNE-FLN	Barbeau v. 3M Company et al	6/21/2017		Law Offices of Peter G. Angelos, P.C.		
0:16-cv-04422-JNE-FLN	McGalliard v. 3M Company et al	6/21/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA		
0:16-cv-04323-JNE-FLN	Raymond et al v. 3M Company et al	6/23/2017		McGlynn, Glisson and Mouton		
0:17-cv-00039-JNE-FLN	Wollam v. 3M Company et al	6/23/2017		Raizner Slania LLP		
0:17-cv-00407-JNE-FLN	Watson et al v. 3M Company et al	6/26/2017		McGlynn, Glisson and Mouton		
0:17-cv-00579-JNE-FLN	DeNeve v. 3M Company et al	6/30/2017		McGlynn, Glisson and Mouton		
0:17-cv-00383-JNE-FLN	Mitchell v. 3M Company et al	6/30/2017		Goza & Honnold, LLC		
0:16-cv-03998-JNE-FLN	Flowers et al v. 3M Company et al	7/5/2017	-	Goza & Honnold, LLC		
0:16-cv-03934-JNE-FLN	Hougen v. 3M Company et al	7/5/2017		Walters Law Firm, LLC		
0:17-cv-00436-JNE-FLN	Ondayko v. 3M Company et al	7/10/2017		The Law offices of Travis R. Walker, P.A.		

CASE 0:15-md-02666-JNE-DTS Doc. 640-1 Filed 08/03/17 Page 68 of 90

Defendants' PFS List 3: Core Deficiencies Remained Following Notice and Response (Updated July 14, 2017)

0:17-cv-00264-JNE-FLN	Williams v. 3M	7/11/2017	Raizner Slania LLP
	Company		

Yellow highlighting indicates that the case was previously listed per PTO 14 (D.E. 270)

EXHIBIT E

From:

Ben Hulse

Sent:

Friday, April 14, 2017 5:00 PM

To:

joanericksen_chambers@mnd.uscourts.gov; noel_chambers@mnd.uscourts.gov

Cc:

Jerry Blackwell; Ahmann, Bridget M.; gzimmerman@meshbesher.com;

bgordon@levinlaw.com; MVC@ciresiconlin.com; JMC@CiresiConlin.com; Mary Young

Subject:

Attachments:

Bair Hugger MDL, 15-2666: PFS Lists to Accompany Joint Agenda and Status Report 1. Bair Hugger MDL 2666 -- Overdue Plaintiff Fact Sheets (2017.04.14).xlsx; 2. Bair

Hugger MDL 2666 -- Def. Notices Sent with No Response (2017.04.14).xlsx; 3. Bair

Hugger MDL 2666 -- Persistent Deficiencies (2017.04.14).xlsx

Dear Judge Ericksen and Judge Noel,

Pursuant to PTO 14, Defendants are providing three lists related to the plaintiff fact sheets, as discussed in Section 2 of the Joint Agenda that will be provided to the Court.

Sincerely, Benjamin W. Hulse

Benjamin W. Hulse Blackwell Burke P.A. 431 South Seventh Street, Suite 2500 Minneapolis, MN 55415 Direct (612) 343-3256 Fax (612) 343-3205

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Defendants' PFS List 1: Overdue Plaintiff Fact Sheets

(Updated April 14, 2017)

Case Number	Title	Date Filed	PFS Due	Comment	Prior	Firm Name
		10/10/10/10	Date		Listing	
0:15-cv-03900-JNE-FLN	Wright v. 3M	10/20/2015	12/26/2016		3/13/17	Meshbesher &
0.16 av 00126 INF FIN	Company	4 /24 /204 6	12/20/2016		2/12/17	Spence, Ltd. Meshbesher &
0:16-cv-00136-JNE-FLN	Hager v. 3M	1/21/2016	12/26/2016		3/13/17	
0.16 av 00621 INF FIN	Company Weimer v. 3M	3/10/2016	1/27/2017	Due data	2/12/17	Spence, Ltd.
<u>0:16-cv-00621-JNE-FLN</u>	Company	3/10/2016	1/27/2017	Due date extended to 1/27, but no PFS received since	3/13/17	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-02335-JNE-FLN	Colter v. 3M Company	7/6/2016	12/26/2016	Improper DWOP	3/13/17	Meshbesher & Spence, Ltd.
0:16-cv-02755-JNE-FLN	Fraley v. 3M Company	8/16/2016	12/26/2016		3/13/17	Bernstein Liebhard LLP
0:16-cv-02757-JNE-FLN	Alford v. 3M Company	8/16/2016	12/26/2016	Improper DWOP**	3/13/17	Bernstein Liebhard LLP
0:16-cv-02772-JNE-FLN	Wilburn v. 3M Company	8/18/2016	12/26/2016		3/13/17	Bernstein Liebhard LLP
0:16-cv-02803-JNE-FLN	Johnson v. 3M Company	8/19/2016	12/26/2016		3/13/17	Bachus & Schanker, LLC
0:16-cv-02874-JNE-FLN	Garro v. 3M Company	8/25/2016	12/26/2016		3/13/17	Bernstein Liebhard LLP
0:16-cv-02896-JNE-FLN	Toler v. 3M Company	8/26/2016	12/26/2016		3/13/17	Bachus & Schanker, LLC
0:16-cv-03383-JNE-FLN	DePriest v. 3M Company	10/6/2016	1/4/2017		3/13/17	Bernstein Liebhard LLP
0:16-cv-03431-JNE-FLN	Freeman v. 3M Company	10/11/2016	1/9/2017	Improper DWOP	3/13/17	Shelton Law Group
0:16-cv-03553-JNE-FLN	Barrett v. 3M Company	10/18/2016	1/16/2017		3/13/17	Gustafson Gluek PLLC
0:16-cv-03635-JNE-FLN	Pierce v. 3M Company	10/26/2016	1/24/2017	Duplicate - Improper DWOP	3/13/17	Shelton Law Group
0:16-cv-03781-JNE-FLN	Fling v. 3M Company	10/31/2016	1/29/2017		3/13/17	Bachus & Schanker, LLC
0:16-cv-03934-JNE-FLN	Hougen v. 3M Company	11/17/2016	2/15/2017		3/13/17	The Miller Firm, LLC
0:16-cv-04109-JNE-FLN	Prevo v. 3M Company	12/12/2016	3/12/2017			Hamilton Law Firm
0:16-cv-04341-JNE-FLN	Turner v. 3M Company	12/22/2016	3/22/2017			Randall J. Trost, P.C.

Defendants' PFS List 1: Overdue Plaintiff Fact Sheets

(Updated April 14, 2017)

0:16-cv-04360-JNE-FLN	Spaich v. 3M	12/27/2016	3/27/2017		McGlynn, Glissoin
	Company				& Mouton
0:16-cv-04381-JNE-FLN	Manzanares v.	12/28/2016	3/28/2017		Bernstein Liebhard
	3M Company				LLP
0.17 av 00019 INF FLN	Meeks v. 3M	1/4/2017	4/4/2017		The Olinde Firm,
0:17-cv-00018-JNE-FLN	Company				LLC

Yellow highlighting indicates that the case was previously listed per the Court's 3/13 Order (D.E. 270)

** "Improper DWOP" indicates that Plaintiff filed a notice of voluntary dismissal without prejudice after Defendants had answered the Master Complaint. Defendants contend that these dismissals are ineffective under Rule 41(a), and that PFSs therefore remain due. Defendants are willing to enter into stipulations of dismissal with prejudice for these cases.

Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated April 14, 2017)

Case Number	Title	1st Deficiency Notice Sent		Prior Listing	Firm Name
0:16-cv-02801-JNE-FLN	Hardison v. 3M Company et al	1/23/2017	2/13/2017	3/13/2017	Bachus & Schanker, LLC
0:16-cv-02808-JNE-FLN	Sorrels et al v. 3M Company et al	2/17/2017	3/10/2017		Bachus & Schanker, LLC
0:16-cv-02889-JNE-FLN	Surface v. 3M Company et al	1/19/2017	2/9/2017	3/13/2017	Bernstein Liebhard LLP
0:16-cv-04301-JNE-FLN	McLane v. 3M Company et al	3/6/2017	3/27/2017		Goza & Honnold, LLC
0:16-cv-00784-JNE-FLN	Young v. 3M Company et al	1/20/2017	2/10/2017	3/13/2017	Kanuru Law Group
0:16-cv-01986-JNE-FLN	Harkleroad v. 3M Company et al	1/19/2017	2/9/2017	3/13/2017	Kennedy Hodges, L.L.P.
0:16-cv-02083-JNE-FLN	Hurst et al v. 3M Company et al	1/19/2017	2/9/2017	3/13/2017	Kennedy Hodges, L.L.P.
0:16-cv-03058-JNE-FLN	Kaelin v. 3M Company et al	1/19/2017	2/9/2017	3/13/2017	Kennedy Hodges, L.L.P.
0:16-cv-02888-JNE-FLN	Taylor et al v. 3M Company et al	1/20/2017	2/10/2017	3/13/2017	Meshbesher & Spence, Ltd
0:16-cv-02936-JNE-FLN	Bryson v. 3M Company	1/19/2017	2/9/2017	3/13/2017	Pendley, Baudin & Coffin LLP

Case Number	Title	2d Deficiency Notice Sent	Response Due Date	Prior Listing	Firm Name
0:15-cv-03899-JNE-FLN	Hardison v. 3M Company et al	3/2/2017	3/23/2017	3/13/2017	Bachus & Schanker, LLC
0:16-cv-02805-JNE-FLN	King et al v. 3M Company et al	3/2/2017	3/23/2017	3/13/2017	Bachus & Schanker, LLC
0:16-cv-00518-JNE-FLN	Thompson v. 3M Company	3/2/2017	3/23/2017	3/13/2017	Goza & Honnold, LLC
0:16-cv-02811-JNE-FLN	Reese v. 3M Company et al	3/2/2017	3/23/2017	3/13/2017	Goza & Honnold, LLC
0:15-cv-03328-JNE-FLN	Grushesky v. 3M Company et al	2/21/2017	3/14/2017	3/13/2017	Kershaw, Cook & Talley
0:15-cv-04265-JNE-FLN	Mayne v. 3M Company	2/21/2017	3/14/2017	3/13/2017	Kershaw, Cook & Talley
0:16-cv-00828-JNE-FLN	Wood v. 3M Company et al	2/28/2017	3/21/2017	3/13/2017	Kirtland & Packard LLP
0:15-cv-03329-JNE-FLN	Libby v. 3M Company et al	3/8/2017	3/29/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-01091-JNE-FLN	Thurman v. 3M Company	3/8/2017	3/29/2017		Lockridge Grindal Nauen P.L.L.P.

Defendants' PFS List 2: Plaintiffs Who Have Not Responded to Defendants' Deficiency Notices (Updated April 14, 2017)

0:15-cv-04209-JNE-FLN	Donaho v. 3M Company et al	3/9/2017	3/30/2017	Lockridge, Grindal Nauen P.L.L.P
0:16-cv-00494-JNE-FLN	Mayo v. 3M Company	3/13/2017	4/3/2017	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-00900-JNE-FLN	Karres v. 3M Company	3/8/2017	3/29/2017	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-01108-JNE-FLN	Wright v. 3M Company	3/8/2017	3/29/2017	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-03283-JNE-FLN	Daniels, Jr. v. 3M Company et al	3/8/2017	3/29/2017	Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-00050-JNE-FLN	Priest v. 3M Company et al	3/8/2017	3/29/2017	Peterson & Associates, P.C.
0:16-cv-01889-JNE-FLN	Seigfried et al v. 3M Company	3/13/2017	4/3/2017	The Miller Firm LLC

Yellow highlighting indicates that the case was previously listed per the Court's 3/13 Order (D.E. 270)

Defendants' PFS List 3: Uncured Core Deficiencies Remain Following Notice and Response (Updated April 14, 2017)

Case Number	Title	Response	Third	Prior	Firm Name
		Received	Deficiency	Listing	
		to 2nd	Notice Sent		
		Deficiency	to Plaintiff		
0:45 04004 INF FIN	Peterson v. 3M	Notice 3/9/2017	4/4/2017		Louin Danantonia
0:15-cv-04004-JNE-FLN	Company	3/9/2017	4/4/2017		Levin, Papantonio, Thomas, Mitchell,
	Company				Rafferty & Proctor, P.A
					Trailorly a 1 100tor, 1 .7t
0:15-cv-04601-JNE-FLN	Mann v. 3M Company	3/3/2017	3/28/2017		Childers, Schlueter &
					Smith
0:16-cv-00250-JNE-FLN	Critari v. 3M Company	3/8/2017	4/4/2017		Meshbesher & Spence,
0.46	Jenkins v. 3M	2/2/2047	2/20/2047	1	Ltd. The Law offices of
0:16-cv-00505-JNE-FLN	Company	3/2/2017; 3/16/17	3/28/2017		Travis R. Walker, P.A.
0.46 00007 INF FIN			2/20/2017		
0:16-cv-00827-JNE-FLN	Stephan v. 3M Company	3/1/2017; 3/9/17	3/28/2017		Kirtland & Packard LLP
0:16-cv-01778-JNE-FLN	Dinkins v. 3M	3/9/2017	4/4/2017		Kirtland & Packard LLP
O.IO-CV-OI778-JINE-TEIN	Company	0/0/2017	17 172017		Trittana a rabitara EE
0:16-cv-01832-JNE-FLN	Maccarrone v. 3M	3/9/2017	4/4/2017		Levin, Papantonio,
	Company				Thomas, Mitchell,
					Rafferty, Proctor P.A.
0:16-cv-01834-JNE-FLN	Newcomb v. 3M	3/9/2017	4/4/2017		Levin, Papantonio,
	Company				Thomas, Mitchell,
0:16-cv-01929-JNE-FLN	Davis v. 3M Company	3/1/2017;	3/28/2017		Rafferty, Proctor P.A. Kirtland & Packard LLP
0.10-CV-01929-3INL-FEIN	Bavio v. ow company	3/9/17	0/20/2017		I Talifaria a Faciliara EEI
0:16-cv-02196-JNE-FLN	Waddell v. 3M	3/10/2017	4/4/2017	3/13/2017	Gary S. Logsdon &
	Company				Associates
0:16-cv-02205-JNE-FLN	Soens v. 3M Company	3/13/2017	4/10/2017	3/13/2017	Peterson & Associates,
0:16-cv-02212-JNE-FLN	Pettersen v. 3M	3/10/2017	4/4/2017		P.C. Levin, Papantonio,
U.10-CV-UZZIZ-JINE-FLIN	Company	0/10/2017	4/4/2017		Thomas, Mitchell,
					Rafferty, Proctor P.A.
0:16-cv-02284-JNE-FLN	Brumback v. 3M	3/1/2017	3/28/2017		Kirtland & Packard LLP
	Company				
0:16-cv-02285-JNE-FLN	Cash v. 3M Company	3/1/2017;	3/28/2017		Kirtland & Packard LLP
0.46 av 02222 INF FIN	Davis v. 3M Company	3/9/17 3/10/2017	4/4/2017	3/13/2017	Gary S. Logsdon &
0:16-cv-02322-JNE-FLN	Davis V. Sivi Company	3/10/2017	4/4/2017	3/13/2017	Associates
0:16-cv-02395-JNE-FLN	Nadeau v. 3M	3/9/2017	4/4/2017		Levin, Papantonio,
0120 07 02030 1112 1 211	Company	ange of the control of			Thomas, Mitchell,
			5		Rafferty, Proctor P.A.
0:16-cv-02503-JNE-FLN	West v. 3M Company .	3/9/2017	4/4/2017		Richardson, Patrick,
					Westbrook & Brickman,
0.16 av 02000 INF FIN	Raines v. 3M Company	3/1/2017;	3/28/2017	,	LLC Kirtland & Packard LLP
0:16-cv-02600-JNE-FLN	Trailles v. Sivi Company	3/1/2017,	312012011		Milianu & Fackaru LLP
		0/0/1/			

Defendants' PFS List 3: Uncured Core Deficiencies Remain Following Notice and Response (Updated April 14, 2017)

0:16-cv-02687-JNE-FLN	Davis v. 3M Company	3/13/2017	4/10/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02711-JNE-FLN	Miller v. 3M Company	3/9/2017	4/4/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02736-JNE-FLN	Chervenak v. 3M Company	3/13/2017	4/10/2017	3/13/2017	Peterson & Associates, P.C.
0:16-cv-02750-JNE-FLN	Brannon v. 3M Company	3/13/2017	4/10/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
<u>0:16-cv-02752-JNE-FLN</u>	Clark v. 3M Company	3/13/2017	4/10/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
0:16-cv-02917-JNE-FLN	Stinemates v. 3M Company	3/13/2017	4/10/2017	3/13/2017	Peterson & Associates, P.C.
<u>0:16-cv-02959-JNE-FLN</u>	Novak v. 3M Company	3/10/2017	4/4/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, Proctor P.A.
<u>0:16-cv-03166</u>	Schwartz, Bruce and Illene	3/7/2017	4/4/2017		Houssiere Durant Houssiere, LLP
0:16-cv-03272-JNE-FLN	Sparrow v. 3M Company	3/13/2017	4/10/2017	3/13/2017	Parker Waichman
0:16-cv-03292-JNE-FLN	DeLeon v. 3M Company	3/7/2017	4/14/2017		Houssiere Durant Houssiere, LLP

Case Number	Title	Response Received to 1st Deficiency Notice	Second Deficiency Notice Sent to Plaintiff	Prior Listing	Firm Name
0:15-cv-04212-JNE-FLN	Lockhart Love v. 3M Company	3/7/2017	4/4/2017		Lockridge, Grindal Nauen P.L.L.P.
0:16-cv-00057-JNE-FLN	Irby v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-00533-JNE-FLN	Furgason v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-00542-JNE-FLN	Haines v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-00817-JNE-FLN	Robbins v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-01945-JNE-FLN	Couce v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-02189-JNE-FLN	Kampf v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-02194-JNE-FLN	Read v. Arizant Healthcare Inc.,	3/6/2017	4/3/2017		Jones Ward PLC

Defendants' PFS List 3: Uncured Core Deficiencies Remain Following Notice and Response (Updated April 14, 2017)

0:16-cv-02338-JNE-FLN	Duval v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-02500-JNE-FLN	Pastor v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-02546-JNE-FLN	Walker v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-02584-JNE-FLN		2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-02591-JNE-FLN	Hebert v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-02723-JNE-FLN	Tucker v. 3M Company	2/24/2017	3/23/2017		Goza & Honnold, LLC
0:16-cv-02880-JNE-FLN	Brunner v. 3M Company	3/10/2017	4/4/2017	3/13/2017	Bernstein Liebhard LLP
0:16-cv-02886-JNE-FLN	Epps v. 3M Company	2/21/2017	3/21/2017		Bernstein Liebhard LLP
0:16-cv-03470-JNE-FLN	Tehauno v. 3M Company	3/7/2017	4/4/2017		Levin, Papantonio, Thomas, Mitchell, Rafferty, & Proctor, P.A.
0:16-cv-03633-JNE-FLN	Norman v. 3M Company	3/7/2017	4/4/2017		Shelton Law Group
0:16-cv-03636-JNE-FLN	Miller v. 3M Company	3/7/2017	4/4/2017		Shelton Law Group
0:16-cv-03692-JNE-FLN	Warner v. 3M Company	3/9/2017	4/4/2017		Shelton Law Group
0:16-cv-03700-JNE-FLN	Miller v. 3M Company	3/7/2017	4/4/2017		Shelton Law Group

Yellow highlighting indicates that the case was previously listed per the Court's 3/13 Order (D.E. 270)

EXHIBIT F



MARTIN H. LEVIN
M. JUSTIN LUSKO
ANDREW E. McGRAW
NEIL E. McWILLIAMS, JR.
CLAY MITCHELL
PETER J. MOUGEY
DANIEL A. NIGH
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W. CAMERON STEPHENSON
LEO A. THOMAS
BRETT VIGODSKY
MALLORY J. MANGOLD
(LICENSED ONLY IN ALABAMA
AND MISSISSIPPI)

OF COUNSEL:
LAURA S. DUNNING
(LICENSED ONLY IN ALABAMA)
BEN W. GORDON, JR
ROBERT M. LOEHR
PAGE A. POERSCHKE
(LICENSED ONLY IN ALABAMA)

LEFFERTS L. MABIE, JR. (1925-1996) D.L. MIDDLEBROOKS (1926-1997) DAVID H. LEVIN (1928-2002) STANLEY B. LEVIN (1938-2009)

February 8, 2017



BY: CAS

VIA EMAIL and U.S MAIL

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 — Deficiencies in Plaintiff Fact Sheet for Individual Case Edward Brannon v. 3M Company, Case No.: 0:16-cv-02750-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached documentation to cure deficiencies for the above captioned matter.

Sincerely,

Daniel A. Nigh

ec/DAN

Edward Brannon v. 3M Company, Case No.: 0:16-cv-02750-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client but will continue to make a diligent effort to do so.



MARTIN H. LEVIN
M. JUSTIN LUSKO
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D.L. MIDDLEBROOKS (1924-1997)
DAVID HILEVIN (1928-2002)
STANLEY B. LEVIN (1938-2009)

APR 2 5 2017

HY: CR

April 21, 2017

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case

Thomas Miller vs. 3M Company, Case No.: 0:16-cv-02711-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached documentation to cure deficiencies for the above captioned matter.

Sincerely

Daniel A. Nigh

DAN/aw

Thomas Miller v. 3M Company, Case No.: 0:16-cv-02711-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client, but will continue to make a diligent effort to do so.

Signed Verification:



MARTIN H. LEVIN
M. JUSTIN LUSKO
ANDREW E. McGRAW
NEIL E. McWILLIAMS, JR.
CLAY MITCHELL
PETER J. MOUGEY
DANIEL A. NIGH
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STANLEY B. LEVIN (1938-2009)

APR 2 5 2017

BY: CK

April 21, 2017

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case Lise Nadeau vs. 3M Company, Case No.: 0:16-cv-2395-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached documentation to cure deficiencies for the above captioned matter.

Sincerely,

Daniel A. Nigh

DAN/aw

Lise Nadeau v. 3M Company, Case No.: 0:16-cv-2395-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client, but will continue to make a diligent effort to do so.

Signed Verification:



MARTIN H. LEVIN M. IUSTIN LUSKO ANDREW E. McGRAW NEIL E. McWILLIAMS, JR. **CLAY MITCHELL** PETER J. MOUGEY DANIEL A. NIGH TIMOTHY M. O'BRIEN MIKE PAPANTONIO CHRISTOPHER G. PAULOS EMMIE J. PAULOS

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OF COUNSEL: LAURA S. DUNNING (LICENSED ONLY IN ALABAMA) BEN W. GORDON, JR ROBERT M. LOEHR PAGE A. POERSCHKE (LICENSED ONLY IN ALABAMA)

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APR 2 5 2017

BY: CX

April 21, 2017

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. **Suite 2500** Minneapolis, MN 55415 bhulse@blackwellburke.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case Jerline Newcomb v 3M Company, Case No.: 0:16-cv-01834-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached documentation to cure deficiencies for the above captioned matter.

Sincerely,

Daniel A. Nigl

DAN/aw

Jerline Newcomb v. 3M Company, Case No.: 0:16-cv-01834-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client, but will continue to make a diligent effort to do so.

Signed Verification:



MARTIN H. LEVIN
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APR 2 5 2017

BY: CK

April 21, 2017

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re:

In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 — Deficiencies in Plaintiff Fact Sheet for Individual Case Daniel Novak vs. 3M Company, Case No.: 0:16-cv-02959-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached documentation to cure deficiencies for the above captioned matter.

Sincerely,

Daniel A. Nigh

DAN/aw

Daniel Novak v. 3M Company, Case No.: 0:16-cv-02959-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client, but will continue to make a diligent effort to do so.

Signed Verification:



MARTIN H. LEVIN
M. JUSTIN LUSKO
ANDREW E. McGRAW
NEIL E. McWILLIAMS, JR.
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P.L.:MIDDLEBROOKS (1926-1997)
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STANLEY B. LEVIN (1938-2009)

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April 21, 2017

VIA FEDEX

Benjamin W. Hulse Blackwell Burke P.A 431 South Seventh Street. Suite 2500 Minneapolis, MN 55415 bhulse@blackwellburke.com

Re: In re Bair Hugger Forced Air Warming Devices Products Liability Litigation MDL No. 2666 – Deficiencies in Plaintiff Fact Sheet for Individual Case Raymond Pettersen v 3M Company, Case No.: 0:16-cv-02212-JNE-FLN

Dear Counsel:

Pursuant to paragraph 6 of PTO 14, please see the attached documentation to cure deficiencies for the above captioned matter.

Sincerely,

Daniel A. Nigh

DAN/aw

Raymond Pettersen v. 3M Company, Case No.: 0:16-cv-02212-JNE-FLN

Deficiencies cannot be cured at this time as we have not been able to contact client, but will continue to make a diligent effort to do so.

Signed Verification: